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ARCHIVES OF MARYLAND LXVI

PROCEEDINGS

OF THE

PROVINCIAL COURT OF MARYLAND 1675-1677

COURT SERIES

(11)

Published by Authority of the State under the Direction of the Maryland Historical Society

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Editor



BALTIMORE
MARYLAND HISTORICAL SOCIETY
1954



The Lord Galtimore (Press BALTIMORE, MD., U. S. A.

ARCHIVES OF MARYLAND

The following volumes have been published: Volumes I to XVII and XIX to XXXII under the editorship of William Hand Browne; Volumes XXXIII to XXXV under the editorship of Clayton Coleman Hall; Volume XVIII and Volumes XXXVI to XLV under the editorship of Bernard Christian Steiner; Volumes XLVI to LXI under the editorship of J. Hall Pleasants; Volumes LXII and LXIII under the editorship of Raphael Semmes; Volumes LXIV to LXVI under the editorship of Elizabeth Merritt.

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LETTER OF TRANSMITTAL

To the Members of the Maryland Historical Society:

This volume of the proceedings of the Provincial Court of Maryland, 1675-1677, is Volume LXVI of the Archives of Maryland and number 11 of the series on the courts. The seventh volume of the Provincial Court records, it begins on November 16, 1675, where Volume LXV ended, and continues to April 28, 1677. Like Volume LXV, it is printed just as exactly as a good modern press can do it. It was set directly from photostats of the original Liber NN, now in the Land Office at Annapolis. Much that was said in the transmittal of Volume LXV is equally true of Volume LXVI. Again this time, where the manuscript has two columns of figures side by side, it has been necessary to print them as two single columns (post, p. 419).

The handwriting of Liber NN continues to trouble the twentieth-century reader, although it is not quite so bad as that in the preceding liber. A new scribe appears, or, at least, a new handwriting, and his copy is much easier to read. His use of capital letters remains capricious and uncertain, but his capitals and his lower-case letters are not so hard to distinguish: there is usually little doubt whether he wrote a lower-case or upper-case S. When he understood that what he was writing was hard to read, he took pains to write with unusual clearness.

Volume LXVII, on which work has already been begun, will carry on the record of the Provincial Court. It will begin in June 1677 and will continue to 1679. Like this volume, it will be printed from Liber NN.

Respectfully submitted,

J. Hall Pleasants, Chairman, Charles A. Barker, Joseph Katz, Harrison Tilghman, George Ross Veazey.



INTRODUCTION

The jurisdiction of the Provincial Court from 1675 onward continued unchanged. Criminal cases involving life or limb, and civil cases where the amount involved was 3000 pounds of tobacco or more, had to originate there. In smaller cases the Provincial Court and the county courts had equal jurisdiction, and the Provincial Court did not hesitate to hear and determine very minor cases. John Baker sued Arthur Carleton for one hundred and eight pounds of tobacco, and the Court heard the case, granted Baker what he had sued for, and also 579 pounds for costs of suit (post, p. 221). A hundred and eight pounds of tobacco was less than a pound sterling. The litigious innholder, Garret Vansweringen (he was plaintiff in twenty-seven cases), sued Benjamin Cloyster in assumpsit for 240 pounds of tobacco for liquors and accommodations, and recovered the 240 pounds and his costs (post, p. 223). Although the High Court of Chancery had been separated from the Provincial Court in 1669, the Provincial Court did not hesitate to exercise equity functions, especially in land cases (post, pp. 5-8, 49, 193, 288, 289).

In the years covered by this volume, 1675 to 1677, the justices of the Provincial Court were, as they had been, members of the Upper House, members of the Council, justices of the High Court of Chancery and of the Probate Court. Since they held office, not for a term, but at the pleasure of the Proprietary, they were subject to his domination. Understandably, it is sometimes hard to know in what capacity a man of many offices was acting. All of the justices were large landholders, and most of them held lucrative offices not connected with the Court. Governor Charles Calvert, who was also chief justice, became himself the Proprietary upon the death of his father Cecilius (post, p. 265). He remained in the province for some time and continued to serve as chief justice. When, in June 1676, he was about to leave for England, he appointed his infant son Cecil to be governor and chief justice of the Provincial Court; and as his deputy, to exercise the powers of the offices, he named Col. Jesse Wharton, who was already a justice and member of the Council, and already ill. In his instructions to Wharton, dated, like the commission, on June 16, 1676, he ordered him, if he found himself "sicke or in danger at any time of death" to "take care . . . to appoint Our trusty and welbeloved ffriend Thomas Notley Gentleman to Succeed" him; and he gave to Notley in that case all the powers he had given Wharton. On July 27, 1676, the ailing deputy governor, in pursuance of his instructions, did thus commission and empower Notley, and when, on August 1, 1676, the Council met, Wharton was dead and Notley took over as governor and as chief justice (Archives, XV, pp. 105-118). He was sworn in as deputy governor on July 27,

¹ The history of the Provincial Court is not treated here, for it has so often been told before. It may be sought in the works of Bozman, Thomas, Newbold, Steiner and Judge Carroll T. Bond, and in the introductions to past volumes of the *Archives*, especially volumes XLIX, LI, LIII and LVII.

1676 before the Council, and as governor on April 17, 1677 before the Court. Although his Proprietary commission to be governor is on record (ibid., pp. 132-135), there is no separate commission for him to be chief justice, but he was given all the powers Wharton had had, and his taking the oath of chief justice was the first piece of business at the November 1676 session of the Court (post, p. 315). Philip Calvert continued to be chancellor and commissary general. William Calvert was the principal secretary of the Province. Baker Brooke remained surveyor general. Thomas Taylor was not only justice and Council member, but also sheriff of Dorchester County. He and the Chancellor were frequently called upon to receive the acknowledgments of documents (post, pp. 180, 182, 190-191). Major Benjamin Rozer, member of the Council and sheriff of Charles County, is the only new member of the Court. He was sworn in as councillor and justice on April 18, 1677 (post, p. 424), just ten days before the Court adjourned. Henry Coursey, who had been a justice from 1660 to 1670, appeared again in the Court on November 28, 1676, and took his seat without ceremony (post, p. 315). Samuel Chew, though he was named by the Proprietary as a justice, never took the oath and never attended (post, p. 141).

The Court sat, as before, every three months, except in summer, and except on Sunday and Monday. The session of February 9-12, 1675/6 met at St. John's, at the Governor's palace, but all the other sessions were held at St. Mary's, the regular place of meeting. The attendance of the justices was not good. Chancellor Philip Calvert and Secretary William Calvert were always present, but on one occasion, only they showed up, and the Court was adjourned for a day. There had to be at least four justices to constitute a court. Surveyor Baker Brooke was present at five out of seven meetings. Col. Jesse Wharton was faithful until he died, and his successor, Thomas Notley attended after he was appointed. Thomas Taillor attended only once, but he was sheriff of Dorchester County and the Court met on the western shore. Maj. Rozer, sworn in as justice shortly before the end of the session, appears in the record but once thereafter. On April 21, 1677 the new sheriff of St. Mary's County, Captain Gerard Slye took "the Oath of ffidelity to his Lordshipp the Lord Propry of this Province & the Oath of Sheriff of st Maries County before the Honble Wm Calvert Esq Secry & Major Benjamin Rozer justices of this Court." (post, p. 475). In these years there were almost no criminal cases, and of course none of the sessions of the Court open with the formula used for them (For that formula see Archives, LXV, pp. 1, 8, 11, 16, 22, 30, 33, 43, 58). There is one case where the defendant was acquitted by proclamation (post, p. 290), but there is no other recorded mention of the case. There were three or four cases where apparently a crime had been committed, but they figure here only as the background of a civil suit for damages, or for escheats of land to the Proprietary. The great majority of the cases were original: only two cases came up on appeal (Henry Stockett v. Thomas Bland, post, p. 457; and Samuel Bagbey v. Thomas Smethwick, post, p. 488), and two on writ of error (Robert Paca v. Henry Stockett, post, 295, 436; Executors of Thomas Howell v. George Wells, p. 489), and these cases were not

finally decided at this time. This is less than half the number in the preceding sessions, and even more below the number in earlier sessions.

The clerk of the Court throughout these two years was John Blomfeild, who had served for several years in the past. Like the justices, he was a man of many offices, for, in addition to being clerk of the Court and of the Secretary's office, he was keeper of the lesser seal of the Province and clerk of the Council (post, p. 141). Whether he was again, as he had been, chief notary of the Province and so entitled to a third of the fees received in the notary's office (Archives, V, p. 50) is uncertain. He was to be notary during his Lordship's pleasure, and when, on July 21, 1670, he was discharged from his post as secretary of the Council, and ordered to surrender the lesser seal, his other offices were not mentioned (ibid., p. 66). And yet, when he was once more sworn in, nothing is said of the notary's office.

As in earlier years, many men appeared before the Court as attorneys. Some were, almost certainly, attorneys in fact only, but when they came before the Court and were sworn in as its attorneys, there can be no doubt about it: those men were attorneys at law. Twenty-three different men appeared for clients or for themselves in this period, but some of them had but one or two cases. Only eight or ten had many cases, and only four or five can have been really busy at the law. Kenelm Cheseldyn, who was at the same time the attorney general of the Province, had almost a hundred and fifty clients, and was himself a party in thirteen more, not counting those in which he appeared as attorney general. Robert Carvile and Robert Ridgely each had more than a hundred cases, and both were parties in many others. Although the Attorney General appeared for private clients, and although the clerk of the Court had in other years likewise practiced before it, John Blomfeild, now clerk, did not do so. To be sure, when he was party to a suit, he appeared without counsel, as attorney did in most cases.

One item which the Court always took into consideration in setting the costs of a suit was the attorneys' fees, although they are sometimes not separately listed. In November 1676, the Court "Ordered that an Attorney of this Court be allowed in a bill of costs the Summe of four hundred pounds of tobacco (post, p. 316). This ruling was in accordance with an act of Assembly of February 1674/5 which set the fees for attorneys in the courts of the Province, and it was perhaps made necessary by the fact that the statute, though signed by Governor Charles Calvert, did not pass the great seal of the Province until February 26, 1679 (Archives, II, pp. 467, 470), when the Governor had become the Proprietary. There are, at this time, two suits involving the non-payment of attorney's fees, and, oddly enough, in both of them Robert Ridgely was the attorney who had not been paid. On December 13, 1674, he said, Thomas Carleton had retained him to prosecute, in the Provincial Court, a suit against John Cock of Baltimore County, and had promised that he "would well and truly Satisfie and pay unto him the said Robert So much as he should deserve for his labour travell skill Councell & advice in & about & concerning the prosecution of the suit (post, p. 58). He had prosecuted the suit, and he said that Carleton or his executor ought to pay him 400 pounds of tobacco as provided

by the act of Assembly duly signed by the Governor (Archives, II, p. 467). Since neither of the Carletons had paid the sum, he sued Arthur, son and executor, for the usual double amount, 800 pounds of tobacco. Carleton secured a delay until February 12, 1675/6, but when that day arrived, he "came not but made default". Whereupon the Court granted that Attorney Ridgely recover the 400 pounds damage and 528 pounds more for costs of suit. In February 1674/5, Margaret Penry asked Ridgely to "be her Attorny at Law to manage any couse she should imploy him in . . . [and] did faithfully promise that for his care & paines in & about her said cause or causes she . . . would pay unto the said Robert his just ffees". Ridgely said that at her order he sued out of the Provincial Court four writs and that he prosecuted them. For four writs he asked 1600 pounds of tobacco according to the pertinent act of Assembly, but neither Mrs. Penry nor her executor had paid him, "though often thereto required". So he sued the executor, John Irland, and when the case came to trial, Irland said nothing in bar of his action. Accordingly, the Court granted, April 21, 1677, that Ridgely recover the 1600 pounds of tobacco damages and 536 pounds costs of suit (post, 461-462).

In one case an attorney seems to have joined with a husband to take from a wife the right she had in real property, property which she had brought into the marriage. The husband, by threats and persuasions, induced his wife to join him to convey land to attorney Charles Boteler for a valuable consideration, and immediately Boteler re-conveyed it to the husband alone (post, xix, 471).

There were special liberties and privileges attached to the Provincial Court, but it has not been possible, up to now, to find out just what they were. Almost without exception, when an attorney or a justice, or an official of the Court came before it, the case was said to be "according to the libertyes and priviledges &c". Most of the cases so designated concerned attorneys, who were, of course, officers of the Court, but the clerk and the crier made the same claim, and even a justice of the Court, being the defendant, appeared according to the customs and privileges (post, 457-458). And he came not but made default. The only feature common to all these cases is that whenever the plea was made, the party making it appeared in proper person, and not by attorney.

Today the sheriff of a county is, in law, distinctly subordinate to other county officers, but three hundred years ago, with many of the settlers only lately out of England, he was much more than the court's servant. Indeed, in two cases here, the sheriff was a member of the Court. As in England, he had to be of large estate. In many cases he held other important offices. Benjamin Rozer, sheriff of Charles County, was also a member of the Council and of the Upper House, justice of the Provincial Court and attorney before it, and receiver general of the Proprietary's revenues. Col. Vincent Lowe, sheriff of Talbot County, was an attorney before the Court, and, until March 1676, attorney general of the Province. Of course, he was also brother-in-law of the Proprietary. There had long been complaint from the people against the sheriffs, and some attempts had been made to curb their powers. In 1666 an act of Assembly had provided that no sheriff could plead as an attorney in

the court of his county, under penalty of 3000 pounds of tobacco, or be at the same time, clerk of the county and sheriff (*Archives*, II, p. 132). When the sheriff was party to a suit, the coroner took the action which the sheriff normally took (*Archives*, LXV, p. 43, 212, 216; post, 402-403). On December 2, 1676, the Court, with one eye on the act of 1666 forbidding sheriffs to practice in the court of their own county, was of the opinion that sheriffs could be admitted attorneys before them, provided that the parties concerned were not resident in their counties, and, on that same day Sheriff Colonel "Vincent Lowe was admitted & Sworne One of the Attorneys of this Court." (post, p. 338), But that active gentleman had already been practicing before the Court for a long time, and he did not practice thereafter.

On May 26, 1676, "The buisness of the Assembly occasioning the members of the upper house to attend, the Court adjournes till the morrow eight of the Clock." (post, p. 304). This imperative business was the impeachment of Charles James, sheriff of Cecil County, by the Lower House, and his subsequent removal by the Upper House. At ten o'clock on the morning of May 26, Chancellor Philip Calvert, Col. Jesse Wharton, Col. Sam Chew and Lieut-Col. Thomas Taylor, justices of the Provincial Court, sat as the Upper House and heard the impeachment. He had committed perjury against Abraham Wilde, one of the justices of Cecil, and had suborned three other men to perjury. He had forcibly taken from several men "one bagg of Writeings . . . to the Vallue of 100000 Tob" and had kept it. A hundred thousand pounds of tobacco was a lot of money. One of these men he had imprisoned falsely for fifteen days. He had uttered "false Scandalous Seditious mutinous and Rebellious words that he the said Charles James was now Lord Proprietary". James was ordered to appear for his trial, and the Lower House appointed their managers in the case, Kenelm Cheseldyn, by now attorney general, and Col. William Burges. After the trial, "This [Upper] House doe Judge it fitte that Charles James be disabled to beare anie publick office or Imployment and have therefore desired his Lop to Call in the Said James his Comission for Shff of Caecill Countie Which his Lopp hath accordingly done" (Archives, II, pp. 490, 496, 499). With this, the Lower House "are very well Satisfied with the prceedings agt Charles James."

There were no criminal cases at this time, and no grand juries summoned, but many of the civil cases were tried by petit (or petty) juries. When the defendant put himself upon the Country and the plaintiff likewise, or when the defendant prayed that the matter be enquired into by the Country and the other party likewise, it would be commanded the Sheriff of St. Mary's County that he cause to come there "twelve &c." The phrase for the calling of a jury was never written out in anything like fullness, but the result was the same. The quality of the talesmen was presumably not much higher than it had been, but there are now no known drunkards or jailbirds among them (Archives, LXV, p. xvi). Besides these trial juries, there were juries called to partition land. Two gentlemen, William Coursey and Philemon Lloyd, were ordered to take with them "twelve free & legall men" of the county, to go to all the lands and tenements involved, and to divide them into two equal parts. This they did,

and the dispute is heard of no more (post, pp. 292-293). Where the title to land was disputed, a jury of the neighborhood might be ordered to have the land surveyed and to make a return to the justices (post, pp. 27, 475, 490). Sometimes, when the Court had decided that one party recover damages against the other, it was not able to say just how much those damages ought to be, and a jury, got together exactly as if for a trial, was summoned to decide the amount. And invariably, the Court granted the amount of damages recommended by the jury (post, p 229).

IMPORTANT CIVIL CASES

Of civil cases, the only kind heard at this time, there were some four hundred and fifty or five hundred. Pages and pages of them have only one brief entry, because they were agreed or abated or continued (See for instance, pp. 148 ff). Aside from these, there are hundreds in which the clerk has recorded something to interest the modern lawyer or the historian. Every case docketed is entered in the Table of Cases at the end of the volume, under the plaintiff and also under the defendant, and the matters treated are entered in the index. Some of them deserve comment here. The great majority of these cases concerned some form of debt, arising out of an undertaking, whether written or unwritten. There are a good hundred and fifty cases where the plaintiff produced in court a writing obligatory signed with the seal of him the defendant, and declared that he had had nothing under it.

Many matters involving land appear in these records. Some of them were no more than indentures for the sale or the lease of land, for the Land Office was not yet separated from the Provincial Court, and the land records were still kept in the Secretary's office. The process of obtaining land from the Proprietary was not changed. An immigrant first proved his rights to land, depending on the number of persons he had brought in with him, and then he was given a warrant. Then the county surveyor, deputy to the surveyor general, surveyed the land and returned a certificate to the Secretary's office. The last step to be taken, a step often delayed as long as possible, was the obtaining of a patent. The patent, which marked the beginning of the quit rents, had to be taken out within a certain time, or the land escheated to the Proprietary. The indentures here were all deeds of sale or leases, although all of them went back to grants, and indeed, often recited the line of title somewhere in the deed (post, pp. 6, 131, 179, 315).

Although a patent was supposed to be final, and, in the great majority of cases, was final, it could be cancelled and the land escheated to the Proprietary. Several times this happened for non-payment of rent. Bartholomew Glevin, chirurgeon, died in December 1665, leaving two hundred acres of land called "Craney Neck", leaving no heirs. No rent had been paid, and, since Glevin's death, the land had lain waste, so that there was nothing on it but a tumble-down tobacco house, one apple tree and a few other fruit trees. The Anne Arundel records showed nothing about "Craney Neck", what the rent or the services were, or of what proprietary manor it was held. All land had to be held of some proprietary manor. The commissioners appointed to enquire into

the matter added that it was producing nothing, and that it was worth no more than 100 pounds of tobacco a year. Although the mandamus had issued out of the Court of Chancery, it was the Provincial Court (composed, be it remembered, of the same men as Chancery) to which the return was made. The Court decided that this piece of worthless land should be forfeited to the Proprietary for non-payment of rent (post, pp. 193-194).

Samuel Pensax of London, mariner, had had patented to him 1000 acres of land on the west side of Chester River, and had had it erected into a manor called Stephenheath. The sheriff of Kent County, Thomas Marsh, being ordered by a scire facias to have Pensax or his occupiers appear in court, returned that there was nobody on the land. The rent, too had not been paid for fourteen of the sixteen years since the grant, so the land was declared by the Court escheated to the Proprietary for non-payment of rent and for non-seating (post, pp. 315-316).

Often, when land went back to his Lordship, it did so for want of heir. (Kilty: Land-holder's Assistant, pp. 173-177), as it could do and did do in feudal England. In the Thimbleby case, Mary Browne became the substantial owner of a hundred and fifty acres of Potomac River land, under the will of John Thimbleby, one of the original grantees. Next, Mary married Thomas Kertley. Next, she had a son, William. Then she died. Then William died. The property came to William from his mother; it should have gone back to his mother, since William died without issue (Coke on Littleton, p. 13). But Mary, his mother, had died first and the fief was vacant. Thomas Kertley wanted to be the new tenant. The Proprietary issued a mandamus to two commissioners to determine who were the heirs of John Thimbleby and how much the property was worth. By their inquisition, they found out the value of the land and did not say who the heir was. The Provincial Court read and heard the inquisition, and judged "that the One hundred & fifty acres of la[nd] . . . is Escheated unto his Lord^{pp} the Lord Proprietary for want of heyre." But the escheat did not mean that the land stayed in the possession of the Proprietary, for the tenant Kertley got a grant for it in his own name. It was probably a petition from him that led to the mandamus, and he, as the discoverer of the escheat, would be preferred if he then applied for a warrant of resurvey (Kilty, p. 174). That he did so apply is shown in the St. Mary's County rent roll (p. 25): "Honest Tom's Inheretance, surveyed . . . for John Thimbelby and William Brown . . . and was after granted to Tho: Kirtley." So Thomas Kertley obtained the land, in his own name (post, pp. 5-8).

The Clarke-Wade case also concerned an escheat for want of heir. John Clarke of Anne Arundel County drowned in February 1672, and he left an infant son and fifty acres of land. Neighbor Robert Wade kept the boy and cared for him, occupied the land and paid the rent due. In May 1675, the boy also drowned. Wade kept on occupying the land, and in June 1674 [i.e., 1675], he petitioned the Governor to grant it to him. A writ of inquiry out of the Court of Chancery directed to two Anne Arundel County gentlemen led them to return an inquisition, but to the Provincial Court. They said that the facts

were as Wade had given them, and that they found "no heire or relation in this Province." Thereupon the Provincial Court judged that the land "is escheated to the Lord Proprietary for want of heire." (Archives, LI, pp. 161-162; post, pp. 49-50). Since Wade had wanted the land, and since he was the discoverer of the escheat, it is to be presumed that he got it.

All the transfers of land figuring in these records concerned, not grants, but sales or leases; they were transactions between two private individuals. The indentures were recorded here, as they had been in the past, for safety and not because there was any controversey between seller and buyer. Often, upon the sale of land, no new indenture was drawn: the new sale was entered on the backside of the old deed (post, pp. 184, 190). Although there was no set form for an indenture, and although no two are exactly alike, most of them followed similar lines. The Proprietary, by his deed of grant under his great seal, had granted unto John and Mary his wife a parcel of land with carefully stated courses and boundary trees, containing and now laid out for so many acres, with such and so many conditions. The indenture witnessed that John and Mary, in consideration of a certain value received, had now granted and sold to Henry and Jane his wife all the rights they had in the land granted them. John and Mary said they were seized of the land, that they had full power to sell it, and that they would turn over to Henry and Jane all the deeds and papers they had about it. They warranted the land to the buyers, and agreed to execute such other papers as they and their counsel should wish. Some times it was provided that they be not required to go further than to St. Mary's City to do this. By law there must be a privy examination of the wife to make sure that her assent to the sale was her own act not done in fear of her husband, but this examination is noted in only one deed (post, p. 127).

There were cases upon ejectment to try title, or cases of trespass and ejectment, but some of them may have been friendly suits. The case of David Holt v. John Paty began in February 1674/5 as Thomas Parsons v. John Lewis. Parsons was the feigned lessee, Lewis the casual ejector, and the real intent of the action was to try Holt's title to a nameless piece of land in Wicklisses Creek, in St. Mary's County. In March, Holt delivered to the tenant in possession a copy of the declaration in ejectment. The tenant held by virtue of a lease from Paty, and, accordingly Paty, at his own suggestion, was put in as defendant. When on November 26, 1675, the case came up, both parties appeared by attorney. Paty said nothing in bar of Holt's contention, and declared he was ready to give Holt possession. The Court granted Holt full possession of the property, and 556 pounds of tobacco costs. The sheriff of St. Mary's was ordered, by writ of habere facias possessionem, to see that the award was carried out, and to make return of the writ (post, p. 38). The same steps were taken in the case of Wm. Pritchard v. John Nicholls (post, p. 52), and in that of Henry Pierpoint v. Hubbert Lambert and Ann his wife (post, p. 288).

On January 1, 1674/5, Thomas Marsh, sheriff of Kent County and one of the commissioners of the county, leased to Michael Miller 350 acres of land on Kent Island, with some buildings and some appurtenances. The lease was to run for two years, but, only two weeks after Miller had entered onto the land,

Isaac Winchester, also of Kent County, ejected him, cut down his timber and did other damage to him. Winchester put John Currer on the premises, and Currer was admitted defendant in place of Winchester. He was ordered to confess lease, entry and ejectment and insist only on title. If he failed to do so, judgment should be entered against Winchester, the casual ejector. Each side was to pay the costs adjudged against the other. Marsh, the owner, declared he had given Currer, the tenant in possession, the proper copy of the proceedings, and, since Currer had not pleaded, Marsh prayed judgment against him. The Court decreed that Marsh should be restored to possession, and that he should have from Currer 864 pounds of tobacco for his costs. Because Marsh was sheriff of Kent, the writ to restore his tenant, Miller, to possession was directed to the coroner. On April 17, 1677, more than two years after Marsh began his action, the coroner returned that he had put Miller in possession of the land, but that he had found no goods or chattels of John Currer's from which he could make the 864 pounds of tobacco costs (post, pp. 372, 402).

Sometimes there was dirty work in connection with land grants. Elizabeth Brispo, widow of Anthony, petitioned the Court to restore to her a parcel of land that had belonged to her husband. "Crab Hill", Baltimore County, was patented in 1665 to John Lee. In 1667/8, Lee and William Osborne deeded it to Oliver Spry, and he in turn sold it to Richard Morgan and John Hall in 1670. In early 1673/4, Morgan, who had bought out Hall, sold it to Brispo. After Brispo's death, his nearest neighbor, James Philipps took out a warrant of resurvey and "tells the petition" the said land is his & will turne off . . . and Send his servants to work upon the said land which torments the petitioner very much". Philipps's only basis was a mistake of the surveyor who had laid out the lands and who took as Philipps's boundary a tree that was really Brispo's boundary. Elizabeth produced a deposition from William Osborne that "Crabb Hill" was the land he and John Lee had sold to Spry. The Court directed the sheriff to summon a jury of the neighborhood to enquire into the bounds of the land and report back, but it does not appear here what the result was (post, p. 474-475).

Mrs. Sarah (Cole) Claw Younger petitioned for relief against husband Alexander Younger and his attorney, Charles Boteler, and the Court granted her prayer. On July 10, 1673 there had been surveyed for Bryan Daley 500 acres of land, called "Daley's Desire", on the north side of Sassafras River, by a little cove. On July 20, 1674, Daley had assigned it to William Claw of St. Mary's County, and Claw left it at his death to his wife, born Sarah Cole. When Mrs. Claw married Alexander Younger, she took "Daley's Desire" with her into the marriage, and Younger wanted the land in his own right instead of his wife's. He "did sell & convey the same to Mr. Charles Boteler & did partly through menaces & partly through faire perswasions gett the petitioner to joyne with him in the sale thereof, for a valuable consideration pretended to be paid & received whereas in truth there was not any consideration paid for the sale thereof & only intended to defraud the petitioner of her interest in & to the same, & shortly after the said Charles Boteler made a deed of Conveyance thereof unto the said Younger whereby he is in his owne right

solely possessed thereof, & is departed this Province & left Mr Ladd his Attorny to whom he hath given power to dispose off the Said Land & also of a servant left with him which did belong to the estate of the Orphants of W^m Cole." Upon these premises, Mrs. Younger, who was executrix of her husband, Claw, humbly begged "that the said writeings may be cancelled & the Land & Servant remaine in whom in Equity it doth belong". When the petition was read in court, April 23, 1677, Boteler said that no consideration had ever been paid by him to Younger, although a valuable consideration is the very life of a contract. The Court granted the petition as prayed. Attorney Ladd, one of the commissioners for Calvert County (Archives, XV, p. 37), who was apparently an attorney in fact only, was ordered to appear at the next court and to bring Younger's estate with him (post, pp. 471, 404). The Court, "being willing to doe right to the said Sarah", ordered the sheriff of Calvert to get from Ladd the deed from Boteler to Younger, and the supporting papers, and to put all the material in the Secretary's office. Ladd refused to deliver the papers until the Court gave him a receipt to protect him against Younger. This done, he delivered some papers "in a small box vizt. A patent for 500 Acres of land under the great seale of this province . . . granted to Wm Claw, One deed of sale of the said Land by Charles Boteler to the Said Alexander Younger dated the 5th of December 1676 . . . [a] receipt for three yeares rent for the said Land dated 13th of December 1676. Sarah Claw her Letter of administration upon the estate of the Said Wm Claw, dated the 19th November 1675" (Liber NN, p. 367). What happened after that, is not sure. The rascally husband Younger had departed the Province months before.

SERVANTS

Most of the cases dealing with servants came up in the county courts and were heard there finally, but they could appear and did appear in the Provincial Court, despite the small sums of tobacco involved. On April 26, 1677, the Court said, formally, that it was "the judgment of the Court here That Servants under age may be adjudged here what age they are of, aswell as in the County Courts." (post, p. 475). And the Court did so adjudge several times. Clerk Blomfeild's servant, Isaac Vickers, was judged to be fourteen years old. Three servants of Sheriff Vincent Lowe were judged to be eleven or twelve years old. Others were not much older (post, 80, 126, 360, 424, 475). Most of the servants were white men and women from the British Isles, to judge by their names and their stories, but there were negroes among them, too. There are several cases here where the servant petitioned the Court for his freedom, and he—or she—always got it. Persons held to servitude, whether the holding was just or unjust, had to bring up their situation by way of petition, since they had not the capacity to sue at law. James Hall and Rowland Soly told the Court that they had bargained with Captain James Allison, master of the ketch Betty, from New England, for their passage to Maryland, and that of the forty shillings agreed on, they had paid thirty, and had arranged to pay him 500 pounds of tobacco. They said they had offered the tobacco, but that the Captain had refused to accept it. Instead, he had sold them to

Michael Catterton, and they were in danger of having to serve five years "to their unspeakeable prejudice and damage". Governor Calvert, to whom of course the petition was addressed, told them to appear for a hearing at the next Provincial Court, and this they did. The Court listened to them, and to their witnesses, and said they were free, "untill the said Michael Catterton make appeare to the Contrary." (post, p. 50).

Hall and Soly were working out their passage, but others had admittedly come into the Province as indentured servants. James Bill, alias Ellis, entered in the ship Crowne Malego Walter Dunch commander, on October 17, 1671. He was under a four-year indenture to Capt. Thomas Harwood, and the Captain sold him, for the term given, to Robert Lockwood, of Anne Arundel County. Bill said he had faithfully served out his four years, nevertheless Lockwood refused to free him. When he produced in court the certificate from the office for enrolling the consent of servants and their agreements with their masters, the Court judged, on February 10, 1675/6, that he had served his full time of service (post, p. 51).

Hugh Brulanghan and Rose O Daniel said they had come into the Province as servants to John Derry, bound by indentures for four years only. Derry assigned them to Edward Lappage, and Lappage sold them for the five years that constituted the custom of the country on servants' time. More than that, he refused to return to them their indentures, and without them they must have a hard time proving what they said. So they prayed the Court to take the deposition of John Derry, or Deery, who had brought them in. Derry deposed that they had been obliged to serve for four years from the time of their arrival, and that that four years had expired in March 1676. The Court took account of Derry's oath, and turned the people over to the Somerset County commissioners, though the petition had been presented originally to the Provincial Court (post, 203-204).

Hall and Ellis and Brulanghan and Rose O Daniel were white, Thomas Hagleton was "a negroe." He petitioned his Lordship that in England he had made an agreement with Margery Dutchess [name or title?], by which he was to serve Thomas Kemp for four years and no longer. The four years had ended a year ago, but Major Thomas Truman, into whose hands he had come, refused to set him free. Truman had been a justice of the Court, and had earlier had the unusual sensitiveness to refuse to sit in the consideration of a case in which he was a witness (Archives, LXV, 634). Now, however, he was more obdurate. The Court, having held a trial between him and Hagleton, with witnesses and with written evidence, judged that "the said Thomas Hagleton is free." This was on May 24, 1676, but, six months later Hagleton came into court again, and asked that Truman be ordered to give him the clothes and the corn provided in such cases by the act of Assembly (post, 291, 351, 360; Archives, II, 525). The Court ordered Truman to comply with the law, but he seems to have passed the burden back to Thomas Kemp, party to Hagleton's entry agreement. In April 1677 Kemp took the pauper's oath that he was worth less than £5, his debts being paid "besides the thing in question about Thomas Hagleton a negro)" (post. p. 489). Counsel were assigned him and he was

to sue in forma pauperis. So it does not now appear whether Hagleton ever got his corn and clothes, though he was, of course, completely free.

The treatment of servants at this time seems to have been a little less hard than it had been, for there were fewer runaways and far fewer cases of servants protesting against cruel masters—or mistresses. Elizabeth Griffin, transported to the Province and there sold to Francis Street, a Calvert County carpenter, said in her petition, that during her master's life she had lived quietly as his servant, but that since his death his widow had "very much abused" her, giving her not enough food and necessities, and beating her so hard that she could not do the work she owed. The petitioner and her mistress were ordered to appear before Col. Baker Brooke, one of the justices of the Court, or Mr. Roger Brooke, who were to hold an enquiry and "to doe according to right & justice in this behalfe." (post, p. 474). And this is the only case of cruelty coming up in these sessions. Nor were the runaways very numerous. When they did run away and were caught, they still had to serve ten times as long as they had been away (post, p. 313). In April 1675, six negroes belonging to one man and two to another ran away to Virginia, and only three of the lot were recovered (post, p. 356).

In some cases the delivery of servants was called for in writings obligatory, of which there are so many here, and when there had been no delivery, the man who should have received them brought action to get them or to recover the debt. These cases are interesting humanly, and besides, they give some idea how much servants were worth. Jeremiah Wade was granted 2500 pounds of tobacco for want of a woman servant between the ages of sixteen and twenty-four and sound and healthy (post, pp. 65-66). Thomas Courtney and John Quigley bargained that Quigley should deliver to Courtney "one man negroe aged between fifteene and five and twenty yeares Clean limbed free from all diseases Soars paines aches or infirmityes in Sound & perfect health in body and mind" with a bill of sale with warranty. When Quigley did not deliver, the Court allowed Courtney 8000 pounds of tobacco (ibid., p. 94). According to a contract, Henry Ward was to receive two able-bodied men servants with their clothes and bedding, and with at least four years to serve. When he did not receive them, the Court granted him 12,000 pounds of tobacco from Henry Trulock, the other party (ibid., p. 144). There is even a case where a servant was replevied, exactly as a horse would have been (ibid., p. 489).

Cecilius, Lord Baltimore, in England, tried to send a manservant to his son, Governor Charles, in Maryland, but without success. He shipped "on board the good Shipp called the John of London whereof the Said Miles Cooke then was and still is Master One man Servant or passeng^r named James Jackes to be delivered . . . at the house of the said Charles Calvert at Mattapenny in Petuxent River . . . being to the Said Charles Calvert consigned & Sent", with the usual exceptions relieving the captain of responsibility. This was on September 16, 1675, and Lord Baltimore in London paid the passage money. Captain Cooke "Signed with his hand according to the Custome of merchants in the like cases a receipt in the nature of a bill of Ladeing", and he agreed

to deliver James Jackes to the Governor. But Jackes "made his escape from on board the . . . John of London in the Downes in England contrary to the Knowledge of the said Miles", so that the Captain could not and did not deliver him to the Governor. For this non-delivery, the Governor sued Captain Cooke for 4000 pounds of tobacco. When the case came up, on April 12, 1676, the Captain claimed that the escape without his knowledge relieved him of responsibility, and both parties put themselves upon the country. The jury found for the plaintiff, now himself Proprietary, and the Court awarded him 2000 pounds of tobacco in damages, and 902 pounds more for costs (post, pp. 264-265).

DOCTORS AND MEDICINE

Doctors and medicine figure but little in the record at this time. Only three or four men are described as chirurgeons, and, as before, what they were doing had not much relation to their profession. Bartholomew Glevin, chirurgeon, died, leaving only 200 acres of worthless land (post, p. 193). George Gunnell, chirurgeon, of Somerset County, gave special bail to pay what the Court might decide or go to jail (ibid., pp. 148, 367). When the case came up, defendant Gunnell came not but made default, and the Court gave a verdict against him. William Jones, Anne Arundel County physician, sued the estate of Edward Roe of Talbot County, on a writing obligatory, and though the writing could have originated from professional services, there is no indication that it did do so. The Court gave him the verdict (ibid., p. 445). William Norman was the ship's doctor for the Ruth of London (of which more later): his pay was the same as the second mate's (ibid., p. 301).

Sick people sometimes arranged with someone, usually an innholder, to take care of them in their illness, and then either failed to pay him when they recovered, or died before they could do it. September 1673, John Warwick "then being sick and weake and labouring under a grevious noysome distemper came to the house of the said Richard [Ridgell] and desired that he might have his lodgeing dyet and other necessary accomodations" and that Richard's wife, Hannah, would "be his nurse and tend him in his Sicknesse and . . . assest him in the dresseing and cureing of the severall ulcerated wounds he then had runing upon him". The Ridgells agreed, he came to them and stayed three months and more. With him he brought his clothes, "One silke suite of mens Cloathes One serge suite of mens Cloathes One hatt & One razor one paire of stockins & one paire of gloves" The silk suit was worth 1000 pounds of tobacco, the other items brought the total value to 1310 pounds. This clothing he delivered to Ridgell for safekeeping, as he delivered himself into the hands of Hannah. She took care of him and dressed with salve and linen several ulcerated wounds in his elbows and in his thigh and other parts of his body, and nine hundred pounds of tobacco was not too much to ask. Innholder Richard also lent the sick man two bottles of wine of this country and two bottles of brandy. The total amount of the bill was 1445 pounds of tobacco, but, when it came time for Warwick to go, he refused to pay. And Ridgell refused to return his silk suit and the remainder of his clothing. Whereupon each of them sued the other; Warwick charged Ridgell with unjustly detaining the clothes and asked 2500 pounds of tobacco; Ridgell charged Warwick with trespass upon the case, in refusing to pay his account, and he too asked 2500 pounds. Both sides prayed a jury trial, and the trial was held. The jury found the balance of both actions for each of them, and ordered that each pay his own costs (post, 252-254). Six of one and half a dozen of the other.

Damaris Wyatt, who took Attorney Thomas Bland as her third husband, was an approved midwife. She and Nicholas Wyatt, her second husband, with a daughter by her first husband, had come from Virginia into Maryland, and settled on the Severn River. Wyatt, who may have been a surveyor, had laid out for him several parcels of land on the south side of the river, and there they lived. He died late in 1672 or early in 1673, for his will was probated in January 1673. Damaris went on living in the same place, and, on October 4, 1673, she took "One Dorothy Bruton into her house who was then very sick and bigg with Child" (post, p. 261) and cared for her for three weeks. Edward Gardner, whose interest in Dorothy is nowhere explained, had especially asked Damaris to do this, and he had "faithfully promise[d] to satisfie the said Damoris what she Should reasonably deserve" (ibid.). There may have been some connection between Gardner and Dorothy Bruton: she was never called Mrs., and never said to have had a husband. When she died, in July 1675, she left two daughters, and she made Gardner her executor. When Gardner himself died, in March 1676, he left a plantation to Dorothy and her heirs, though she was already dead when his will was drawn up. Besides this, he left land to her daughter Mary, and personalty to her daughter Eliza (Will Book V, p. 5). But he did not pay Damaris for her care, despite his promise, and she and Bland, now her husband, sued his executor, Richard Hill, in the Anne Arundel County Court, asking 2100 pounds of tobacco for twenty-one days care. Those judges thought this was unreasonable, and Bland then commenced action in the Provincial Court against Hill. He asked 1200 pounds of tobacco, but the jury and the Court awarded him 400 pounds damages and 1047 pounds costs. Hill refused to pay, and in April 1677, Bland got out an execution against Gardner's estate, with the unusual provision that if it were not large enough to satisfy the execution, the costs should be levyed from executor Hill's own estate. And Sheriff John Welsh returned that he had executed a gelding horse belonging to Hill. Two days later Hill told his story to the Court. The execution had been surreptitious and vicious, and he prayed that it be suspended and that this riding horse be returned to him, "Whereupon it . . . [was] granted by the Court here that a writ of restitution be granted unto the said Richard Hill with costs." (post, pp. 396-397). Whether Damaris ever got paid is not known.

SHIPS AND MARINERS

Although there were no cases heard in admiralty as such at this time, there were cases involving ships and mariners, but they were heard by the Provincial Court in regular session. On February 10, 1675/6, the Attorney General, Vincent Lowe, acting for the Proprietary, brought in an information against

Captain John Babbidge, of the ketch the Jacob of Biddeford. An information was of the nature of an indictment, except that it was presented by the attorney general instead of by the grand jury. Lowe said that Babbidge, whose vessel was riding at anchor in Wye River, and who was, thus, within the jurisdiction of the Court, had unloaded and delivered goods brought in by him, without delivering to the proper authorities any cockets or invoices, contrary to a 1663 act of Parliament for the Encouragement of Trade (13 Charles II, commonly known as the Navigation Act). For this reason, Lowe asked the Court to declare that the vessel with all her contents was forfeited. Captain Babbidge appeared by attorney and pleaded not guilty. The Attorney General and the Captain both put themselves upon the country, and the sheriff summoned the twelve &c. They found for the Proprietary, and, the Captain "not being able to invalid the verdict," the Court adjudged the Jacob of Biddeford forfeited according to the act of Parliament. Since the jury had found for the Right Honble the Lord Proprietary, he must have been the one to profit by the forfeiture (post, 56-67).

On July 16, 1674, Robert Swaine of Newcastle on Tyne and Robert Farrer, also of Newcastle, made a contract involving trade with Maryland. It is perhaps wise to point out that, in the manuscript of these proceedings, a capital F was invariably represented by two lower case f's, and in the text which follows, the old form is retained, but it seemed somewhat affected to use it here, so thoroughly has it disappeared from English usage today. Consequently, it will be Farrer and Fendall and Francklin. After negotiations, Swaine, a sailmaker, agreed to hire and pay Farrer, to hire a good ship, and to put aboard her a considerable cargo. For his part, Farrer was to take charge of the cargo, and to ship with it on the vessel for the Province. Once here, he was to sell the goods to Swaine's advantage, and with the proceeds to buy tobacco and other goods and merchandizes. Swaine got the ship Endeavour, of Hull, England, and at Newcastle and at Lamington, put aboard her cargo worth £561/17/1. Later, on November 20, 1674, Swaine sold to William Aubone a half interest in the venture. The Endeavour got to Piney Point, St. Mary's County in January 1674/5, and thence the cargo was sold. But factor Farrer died before the end of the year, without shipping home the proceeds or giving Aubone and Swaine any satisfaction. In April 1676 the partners gave a warrant of attorney to Thomas Noatley or Notley, merchant, to receive all the goods shipped, to demand the proceeds if the goods had been sold, and, if Farrer refused to surrender the goods or the proceeds, to prosecute him as fully as the owners could do, were they present. Notley was a merchant and a landowner, he was also gentleman, and was soon to become lieutenant general, chief captain, governor, commander, chief admiral and chief justice of the Province (Archives, XV, pp. 132-135). He accepted the appointment as attorney. By Robert Ridgely, Aubone and Swaine sued Farrer's executrix, his wife Johanna, for £1000 sterling. When the case came to trial, on November 29, 1676, both parties appeared by attorney, and Kenelm Cheseldyn said for Mrs. Farrer that her husband was in his lifetime indebted by debts of a higher nature, so that she had no more to satisfy his other debts. The Court

considered that the partner creditors should have damages of £561 sterling and 758 pounds of tobacco for costs, "but so as the debts of the Country of a higher nature be first paid & Satisfied." (post, pp. 325-327). Presumably debts of a higher nature were those owed the Proprietary. There were other cases in which a plea of debts of a higher nature was made, always by an administrator, to bar payments to individual creditors (post, pp. 342, 352, 370, 447), but none of them relate to maritime affairs. The phrase is nowhere explained.

Seven seamen from Weymouth, England, belonging to the ship or pink John of Weymouth, William Drady master, could not collect the wages due them. The term "pink" was applied to different types of vessels of which the chief common characteristic was a high, narrow stern. Accordingly, they authorized Richard Bayley or Bayly, innholder, then of Harvey Town, Calvert County, to sue John Parker, Captain Drady's executor, for their time and service done in the pink (post, p. 258). Bayley did sue Parker, and also William Dare, who had become in turn executor to Parker (post, pp. 166, 347, 410), and the case was settled out of court. Dare paid over to Bayley 6000 pounds of tobacco, and Bayley gave him a receipt for it, and a release from "all wages & Demands whatsoever belonging or in any wayes apperteining to the Said Seamen . . . & all & Euery other matter Cause or thing whatsoever from ye beginning of ye world unto" the date of the release. Bayley had had to be prodded into giving the release. On the backside of it there is a note signed by George Masson, deputy sheriff of Calvert County, that he had "arrested Richard Bayly in ye Sute of William Dare ye first munday after ye Provincil Court held in ffebry 1675 [/6] & ye said Richard Bayly was Discharged from me ye day following aboute ten of ye Clock in ye morning" (post, p. 259). And the release was not signed sealed and delivered until "after the Said Bayly was discharged from ye Sheriffe (ibid.).

There was always an active trade between Bristol, England, and the Province, and sometimes it came into court. A Bristol grocer named Richard Pope the Younger, on September 9, 1667, signed a contract with Richard Royston for a voyage to Maryland. Pope was part owner of the ship Richard and James, William Nichlas or Nichols master; for himself and the other owners he "did grant & to freight lett twenty & five tunns of the tunnage of the said Shipp unto Richard Royston aforesaid for the voyage whereon she was then bound being for Virginia & the Said Richard did for himselfe thereby Covenant promise & grant that the Company belonging to the said Shipp should fetch & receive the said ffreighters goods & merchandizes on board the said Shipp in Virginia aforesaid with boats or sloops according to the Custome of the Country there, within threescore dayes So as the same goods shall lye & be within One mile of Some convenient landing place in Choptanck River & from thence by the Bay side unto Kent Island". For this, Royston agreed to "pay for the freight of the said twenty five tunns be the same laden or not laden the full Summe of Eleaven pounds of lawfull mony of England p Tunn accounting foure hogesheads to a tunn." But in the Province, Royston did not succeed in getting together enough tobacco, although he had to pay for the tonnage whether he used it or not. Accordingly, in May 1668, he let five tons of the twenty-five

to William Nichlas, captain of the ship, at six pounds sterling per ton. Nichlas, however, despite his promise, did not pay his £30, so Royston sued him for the usual double amount, £60. He kept after the captain, who seems to have spent some time in the Province, and, on April 4, 1676, he had him arrested and held to answer. Three days later there was a hearing: both sides appeared by their attorneys "and the plaintiffs [Royston's] attorny informing the Court that the cause of action was considerable and the defendant a fforeigner moved the Court for Special Bayle, and it is granted by the Court here". So in 1676 an Englishman in the Province was a foreigner! Then Nichlas appeared in court with two sureties and acknowledged that if he were cast in the suit and did not satisfy the verdict or surrender himself to go to jail, the sureties would "satisfie & pay the Same". A year later the case came to trial. Nichlas or Nichols pleaded not guilty and both men put themselves upon the country, that is, prayed a jury trial. The jury found for the defendant Nichols and the Court granted that he recover 1755 pounds of tobacco for his costs and charges (post, pp. 146, 458-459).

Captain Thomas Peighen, of London, believed he had a good case against the London merchant, George Fulford, and his factor or agent, Edward Leach, and he pursued it for several years, through Provincial Court and Court of Chancery, in common law and in equity. The Provincial Court did not hesitate to act in equity if it saw fit. In 1675, Peighen was master of the twohundred-ton ship, Ruth of London. On September 28, acting for the owners, he made a charter party of affreightment for her with George Fulford. The charter party was to last for eight months, and possibly for four months longer. Peighen agreed that the Ruth should be ready to sail on the first fair wind and weather after September 28, 1675, from Gravesend for Maryland or Virginia as Fulford ordered. Fulford for his part contracted to pay £65 a month for the rent of the vessel with her skiff and longboat, and he agreed also to victual her, man her with sixteen men and a cabin boy, pay port duties and seamen's wages (the cabin boy got 20 s. a month), and, finally, to provide, on this side the ocean, sloops to bring the tobacco or any other cargo alongside the ship. Payment was to be made in London, after certificates of the vessel's arrival in the Province reached home. For his observance of the contract Fulford gave bond of £1000 sterling. Peighen sailed September 28, the day the charter party was signed, as he was to do. But the weather grew bad, and the Ruth was so much damaged that the captain had to put into Barbados for repair and refitting. Here he found that the only way he could pay for the repairs was by selling some of the cargo. But before he did this, he applied to Edward Leach, Fulford's factor, to whom the cargo was consigned, for advice and aid, and Leach refused to help unless Peighen signed two bills of lading for the cargo, one to Fulford, and one to Leach himself. Peighen did not know of any interest Leach had in the cargo in his own right, but, under pressure, he signed the two bills. Soon after the repairs were completed, the Ruth put to sea, and, on May 3, 1676, she arrived in the Port of Maryland. Here Peighen put most of the cargo ashore at Leach's store. Before he could finish unloading, he and his first mate and some of the seamen got letters from

England saying that Fulford in England was "broke." If he was bankrupt, the only way to secure the seamen's wages and their food, as well as the port duties, was to refuse to surrender to Leach the remainder of the cargo. Accordingly the mate and the seamen refused to help navigate the ship or to let Peighen deliver the goods to Leach. When he applied to Leach to pay the wages and the port duties, Leach refused to do so, and he ordered Peighen to sail back to London empty. Again the seamen refused to sail, until their pay was secured them (post, 297-302; Archives, LI, p. 466ff).

With the repeated refusal of the men to sail, legal actions were begun. Factor Leach drew up a protest and three bills against Captain Peighen, one in his own name on account of the bill of lading the Captain had unwillingly signed, and two in the name of Fulford, one for breach of the charter party and one on account of the other bill of lading (Archives, LI, p. 469). Peighen on his part petitioned the Proprietary that Leach be ordered to give security for the carrying out of the charter party out of the goods remaining on the Ruth, and the hearing was set for Tuesday, May 23, 1676. On May 24, the petition and the charter party were both read before the Provincial Court, and the Court held that the business of the petition was not legally before them. On the same day, they ordered the arrest of Fulford to answer Peighen's plea that he render him £1000 which he owed and unjustly detained (post, p. 298). Fulford appeared by his attorney and won a delay until June 5. On June 7, the two parties appeared by their attorneys. Peighen recited the charter party and said that he had done all it bound him to do, that Fulford and his factor had not done all they were to do, and that furthermore Leach had tried to get him to pay the seamen's wages. "whereupon action hath accrued to the said Thomas to require & have of the said George the said summe of One thousand pounds of lawfull mony of England & thereupon he bringeth his suite." To this Fulford replied that he had done all that was required of him, and both parties prayed a jury trial. The jury found that the ship was in the country of Maryland, and the Provincial Court awarded Fulford 1154 pounds of tobacco for his costs and charges, and declared Peighen's claim false (post, p. 302). At common law this verdict was the only one possible, for the charter party provided that all payments were to be made in London, so that, on the face of it, Peighen had no right to demand that payment be made in the Province.

But the Court declared a stay of execution until October 10, 1676, and Peighen had time to take further action. He filed a bill in Chancery, and also filed an injunction, which was granted (post, pp. 371-372; Archives, LI, p. 469), staying the three actions taken against him by Leach until after the hearing of his Chancery bill. The case came to a hearing in the Chancery Court on December 7, 1676, and Peighen and Leach were there with their counsel. Fulford, for all anyone knew, was in London. The substance of the charter party was given at even greater length than when the case was heard in the Provincial Court. It was emphasized that all the goods in the ship were bound to the complainant Peighen as security for the payment of the charges agreed on. He had landed most of the cargo and was ready to land the remainder when he and the chief mate and the seamen got word from London that "the said

George ffulford was broken . . . and that Caution was thereby given . . . [them] to Secure the hire of the said Shipp & Scamens Wages & the Charge for the Victualls & Port dutyes either by the Said Goods Imported or by the Tobacco the produce thereof Exported or else they might Expect to receive nothing att the Port of discharge att London from the said ffulford". Peighen believed that Leach knew of Fulford's condition and that the two had combined to defraud him, and on this belief was to be based the refusal of the seamen to unload or to sail back to London empty. He admitted that only a court of equity could handle his difficulty, since in law he had no ground to enforce payment for the hire of the ship until the certificates were returned. In order to have security for this hire and to indemnify the ship on account of the seamen's wages, as well as to protect himself and his owners against the "apparent fraud in the said ffulford & Leach . . . he humbly craved the aid & assistance of this Honble Court". He asked "that the said ffulford & Leach might answer the p^rmisses & be Ordered to pay or Indempnifie the Comp^{lt} & Shipp from the said Seamens wages & from Port dutyes . . . & pay & secure the pay for the Victualling of the said Shipp, & pay or secure the pay for the hire of the said Shipp by & out of the Goods Shipped on board the said Shipp, & that the Goods remaining in . . . [her] may be Appraided & Sold for paymt" of all of these charges (Archives, LI, p. 469).

Leach appeared, having been subpoenaed (Archives, LI, p. 179), and made answer to Peighen's bill. He believed that there was such a charter party, that Peighen had sailed and had been forced into Barbados to refit and repair, but he believed that this was due to the negligence of the Captain and the seamen. He said the goods in the ship were consigned to him, and the Captain was to obey his orders about her. At Peighen's instance he had sold out of the cargo goods worth £150 sterling, and the Captain had agreed that this money should be deducted from what was due for ship hire. As to the two bills of lading, Leach said one was for goods belonging to him and marked with his mark, the other for Fulford's goods. He stressed the fact that there had been a refusal to finish the unloading or to sail back to London empty, though the captain was bound to obey his orders. What was due was, in any case, to be paid in London, not in Maryland. He knew of no bankrupt proceedings against Fulford, he had received no letters to that portent, and he had entered into no combination with Fulford. Neither law nor equity compelled him to secure the hire of the ship, since it had not been demanded and denied in London, where it was supposed to be paid. With a general traverse he ended his answer (Archives, LI, p. 471).

So the cause stood at issue upon bill and answer. Peighen's counsel moved the Court that the case come to a hearing, so that the matter, which involved a ship's captain and his merchant, might be disposed of without further delay, for the ship had already been in the Province a long time. Since this was the usual practice in equity, the Court proceeded to a hearing. Peighen said that, as soon as a certificate of the arrival of the ship in the Province arrived in London, demand had been made at Fulford's dwelling, and there was no one there to pay. Nor was there any way to secure the ship's hire, the seamen's

wages, the victualling or the port charges otherwise than out of the goods shipped or the tobacco they produced. For proof of these things, Peighen produced a certificate of affidavits taken before the Lord Mayor of London under the seal of the city. Edward Allen, a scrivener, swore that he had seen Fulford sign, seal and deliver the charter party for Peighen's use. Robert Barton, notary public, swore that "the said George ffulford absented himselfe from the Royall Exchange London about the beginning of November last [1675], & hath never since appeared thereon . . . And that itt was then discoursed by the M^rchants & others that he the said ffulford was failed in his Creditt". Several bills of exchange accepted by Fulford had been protested. Both the scrivener and the notary swore that, on August 10, 1676, they had gone with Thomas Dade, one of the owners of the Ruth, to Fulford's dwelling in Princes' Street, and had there demanded the freight payable ten days after receiving the certificate of arrival. A manservant told them Fulford was no longer there and he did not know where he was. A cooper swore that Dade had sold Fulford two puncheons of brandy, valued at £41/6/4, for which Fulford had never paid. The High Court of Chancery read the complainant's bill and the defendants' answer and the certificate from London. It heard the arguments of the parties "& considering the same to be of great waight & concerne tooke tyme to consider & advise about the prinises till this present day [December 9]. and then they gave their decision (Archives, LI, 473). They were fully satisfied that Fulford was broke and that he had gone away. The freight was due and unpaid. The wages and the other charges could be secured only by the goods shipped on the vessel, and these goods were intended to be security for these things and should be so used. Therefore they ordered Leach to pay, out of the goods, the wages amounting now to £457/16, the port duties, the food, and the hire of the ship, now £630, plus £12 for costs. The total was £1099/16 in addition to the port duties.

But even with the decree of the Court, Peighen had not finally won, for Leach did not give up easily. He did nothing to satisfy the decree. When Peighen told the Chancery Court that Leach was a foreigner, that he had no visible estate in Maryland and that he was about to leave, with the December 9 decree wholly unsatisfied, they ordered the sheriff of Kent County to arrest him and to hold him until he gave a recognizance with sureties not to go out of the Province until he had satisfied the decree (Archives, LI, pp. 195-196). On March 3, 1676/7 the sheriff of Kent was again ordered to arrest Leach for contempt of the Chancery Court; this was on complaint of Peighen for breach of decree (ibid., p. 197). Meanwhile Leach continued to harass Peighen. On March 16, 1676/7, a warrant was issued against Peighen from the Chancery Court, requiring him to give recognizance with sureties to pay Fulford the £1000 was damages and costs, if he should lose the suit which Fulford had begun against him in the Provincial Court. Since, by the decree of December 9, 1676, Fulford and Leach had been ordered to pay Peighen what he claimed, he was surely not going to be cast in the suits, if they ever came to trial. This warrant was returnable April 16, 1677; on April [2]1, 1677, Chancery ordered that a sequestration issue against all the goods that had come

over in the *Ruth*, on account of Leach's contempt of the December 9 decree, and three days later the writ was issued. The Commissioners of Kent County were ordered to seize and take possession of goods shipped in the *Ruth* or their produce wherever they might be found. They were to appraise them and then turn them over to Peighen to satisfy the decree and to repay his costs. And they were to return a certificate to Chancery without delay (*ibid.*, p. 202). How the matters were disposed of is not known now.

JOHN QUIGLEY AND THE BUILDING OF THE STATE HOUSE

In the spring of 1674 the Assembly passed an act to build a state house and a prison at St. Mary's City (Archives, II, pp. 404-407), and gave the contract to John Quigley, innholder and attorney of the Provincial Court, usually called Captain Quigley. His bid was 330,000 pounds of tobacco and he gave bond for 50,000 pounds to have the buildings completed on time (ibid., pp. 383, 386). He went to work and almost immediately he ran into difficulties. By February 1674/5 he was asking the Assembly for his pay, next crop (ibid., p. 455), although he was not supposed to get his money until after the work was completed. The Province was only forty years old, but Quigley found near at hand at least three good bricklayers, and he made contracts with them. John Roberts agreed to work on the brick building called the State House for one month for three shillings a day. At the end of the month Roberts asked £3/12 and, when Quigley refused to pay it, Roberts sued. When the case came up, Quigley disposed of it in short order, for he showed the Court a discharge from Roberts from all demands for money from the beginning of the world to the present, and the Court declared Roberts's claim false and gave Quigley 690 pounds of tobacco for his costs. Within a few days, however, Roberts went to work for Quigley again, with no definite wages provided, and this time he worked until the last day of September. Two other bricklayers also worked for Quigley on the State House from July 4, 1675, and all three of them worked on until the last day of September. When Quigley refused to pay Roberts what Roberts thought he reasonably deserved, the bricklayer sued again, this time for 10,000 pounds of tobacco. This time the jury and the Court granted the plaintiff Roberts 2400 pounds as damages and 1389 pounds more for costs (post, pp. 229, 230). Thomas Walker, who worked for the same time and the same wage agreement, was given the same verdict, save that he got 1362 pounds for costs, instead of 1389 (ibid., 207). Thomas Paine, the third artisan, got the same contract, worked the same time and got the same treatment, also sued for the same sum, 10,000 pounds of tobacco. He too got a jury verdict, but the Court ordered a writ of enquiry of damages because it did not appear just how much he had been damaged. When the writ was returned, on April 13, 1676, the jury said he should have 4200 pounds damages and 1921 pounds costs (ibid., 95-96, 228-229). When Quigley did at last finish the work, it was so poorly done that repairs and overhauling were needed very soon, but that is another story (Archives, VII, 229, 230, 294, 300; XIII, 223; XX, 35).



PROVINCIAL COURT PROCEEDINGS

Maryland ss.

Att a Provinciall Court held at the Citty of S^t Maries the Sixtenth Liber N N day of November in the foure and fortith yeare of the Dominion of Caecilius Absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baltemore &c Annog Dom One thousand Six hundred Seventy five and there continued until the Six and twentith day of November then next following, Att which Said Sixtenth day of November were present.

The Honble Philip Calvert Esq Chancellour W^m Calvert Esq Principall Secretary Baker Brooke Esq Coff Jesse Wharton justices

Jnº Blomfeild Cf.

This Indenture made the ninth day of July in the 44th yeare of the Dominion of Caecilius Absolute Lord Proprietry of the Provinces of Maryland & Avalon Lord Baron of Baltemore &c & in the ye [are] of our Lord 1675 by & betweene Philip Land of St Maryes County in the said Province of Maryland Planter Sonn & heyre of Philip Land late of the same County & Province Planter Deceased on the one pt & John Askin of the same place Planter on the other part Wittnesseth that the said Philip Land for & in Consideracon of the Sume of foure Thousand Seaven hundred Seaventy & six pounds of good sound Tobacco in Cask to him in hand att & before the Ensealing & delivery of these p^rsents by him the said Jn^o Askin well & truely paid whereof & whereof the said Philip Land doth Acknowledg the Receipt and thereof & of every part & parcell thereof doth cleerly Acquitt & discharge the said John Askin his heyres & Assignes & every of them forever by these presents Have Given Graunted Bargained Sold Enfeoffed & Confirmed & by these preents doe fully cleerly & Absolutely Give Graunt Sell Alien Enfeoffe and Confirme unto the said John Askin his heyres & Assignes forever All that Messuage or Tenemt of land comonly called & knowne by the name of Maryland Point scituate lying & being on the Northside of Potomake River begining att a marked Oake the bound tree of John Tompkinsons land standing neer a bluffe point of wood by the said River side called Maryland Point runing North West by the River side for the length of One hundred Twenty & Eight pches to a marked Oake standing by the River side, bounding on the North with a line drawne North East into the woods for the length of foure hundred pches to a marked Oake, on the East with a line Liber N N drawne South East from the end of the former line untill you meet with the Exterior line of John Thompkinsons' land, on the South with the said land, on the West with the said River Conteyning foure hundred acres more or lesse & now in the tenure & Occupacon of the said Philip Land his heyres & Assignes Together with all & singuler the appurtennces whatsoever to the said Messuage or Tenement of land now or att any tyme heretofore belonging or apperteyning therewith now or heretofore Occupyed Enjoyed accepted reputed & taken as part parcell or memb[er] thereof or any part thereof or which shall or may att any tyme hereafter be Occupyed & Enjoyed Accepted reputed & taken as part parcell or member thereof or any part thereof And also all and Singuler Deeds Evidences Patents writings Escripts & minumts touching & concerning the before Bargained p^rmisses & every part & parcell thereof To haue & to hold the said Messuage or Tenemt of land & all & singuler the p^rmisses with their & every of their Appurtennices before by these p^rsents Bargained & Sold or meant menconed or intended to be hereby Bargained & Sold & every part parcell thereof unto the said John Askin his heyres & Assignes To the only proper use & behoofe of him the said John Askin his heyres & Assignes forever And the said Philip Land for himselfe his heyres Exrs & Admrs & for every of them doth Covenant promise & Grant to & with the said John Askin his heyres Execrs Admrs & Assignes by these presents That the said Messuage or Tenement of land & all other the prmisses aboue by these presents menconed to be Graunted & Sold & every pt & pcell thereof on the day of the date hereof & from tyme to tyme & att all tymes hereafter forever shall be remaine & Continue to the said John Askin his heyres & Assignes To the only proper use & behoofe of him the said John Askin his heyres Assignes for ever, free & cleer & freely & cleerly Acquitted Exonerated & discharged or otherwise by the said Philip Land his heyres or Assignes sufficiently saved & kept harmless of & from all & all manner of former Bargaines Sales Leases Annuities Statutes & Recognizances Judgemts Execucons Issues ffines Amerciamts & from all other Charges titles troubles & Incumbrances whatsoever had made Committed or done by the said p. 2 Philip Land his heyres or Assignes That he the said John Askin his heyres & Assignes shall & may from henceforth for ever peaceably & quietly have hold use Occupy possesse & Enjoy the said Messuage or Tenement of land & other the before Bargained prmisses above by these presents menconed to be Bargained & Sold & every part & parcell thereof & the Rents Issues & profitts thereof shall & may Receive & take without the lett Interrupcon contradiccon of the said Philip Land his heyres or Assignes or of any other person or persons haveing or Clayming from by or under him them or any of them by his or their meanes right title priority consent or pcurem^t the Rents & Services hereafter to become due to grow due & payable to the chiefe

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Lord or Lords of the prmisses or his or their Seigniory or Seign- Liber N N ioryes for the same only Excepted & forprized And further the said Philip Land doth Covenant pmise & Grant for himselfe his heyres Exrs & Admrs to & with the said John Askin his heyres & Assignes & to & with every of them by these presents That he the said Philip Land & his heyres & all & every other person or persons haveing Claymeing or which shall or may have Clayme or prtend to have any manner of Estate right title or Interest into or out of the before Bargained p^rmisses or any part or parcell thereof by from or under the said Philip Land shall & will from tyme to tyme & att all tymes hereafter dureing the tyme & space of Seaven yeares next Ensuing the date of these preents upon every reasonable request & att the proper Cost & Charges in the Lawe of him the said John Askin his heyres or Assignes doe make Acknowledge Execute and suffer or cause to be made done Acknowledged Executed & suffered all such other Lawfull Act or Acts Conveyance or Conveyances of the p^rmisses be itt by fine ffeoffm^t Inrolem^t of the p^rmisses or any other Lawfull manner of wayes w^tsoever for the better & more sure makeing of the p^rmisses so the said John Askin his heyres & Assignes for ever as by the said John Askin his heyres or Assignes or his or their Councell learned in the Lawe shal be reasonably Devised or required In Testimony whereof the partyes to these presents have interchangeably sett to their hande & seale the day & yeare first above written

Signed Sealed & deld in the p^rsence of
Tho: Parsons Samuel Hull
Novemb^r 22th 1675

the marke of
Philip + Land

On the backside of the aforegoing Deed was written vizt. The within written Indenture was by the within named Philip Land Acknowledged to be his Act & Deed to the use therein named in the Provinc¹¹ Court the day & yeare aboues d

Jnº Blomfeild Ct Cur Provinc

(seald)

This Indenture made the 22th day of Decemb^r in the two & fortieth yeare of the Dominion of Caecilius Absolute Lord & Propriet^ry of the Provinces of Maryland & Avalon Lord Baron of Baltemore & in the yeare of our Lord God 1673 by & betweene Philip Land of the County of S^t Maryes in the Province of Maryland Planter of the one part & John Askin of the same County & Province aforesaid Planter of the other part Wittnesseth that the said Philipp Land for and in Consideracon of the Sume or quantity of Three Thousand & five hundred pounds of good sound M^rchantable Tobacco in Caske to him paid att & before the Ensealing & delivery of these p^rsents by him the said John Askin the Receipt whereof the said Philip Land doth hereby Acknowledge & himselfe therewith fully satisfied Contented & paid

Liber N N & thereof & of every part & parcell thereof doth for himselfe his heyres Exrs & Admrs forever Exonerate Acquitt & discharge him the said John Askin his heyres Exrs & Admrs by these prsents for devious other good causes & Consideraçons him thereunto Especially moveing Hath Given Graunted Aliened Bargained & Sold & by these prsents doe Give Graunt Alien Bargaine & Sell unto the said John Askin his heyres & Assignes forever All that parcell of land lying in Calvert County on the North side of Petuxent River neer to the land of Robert Kingsberry Begining att a marked Oake standing neer a Marsh & Creeke that boundeth the land of Robert Kingsbury & runing East & by South by the River side for the length of Eighty five perches to a marked Oake standing by the River side neer to a Creeke, bounding on the East with the said Creeke for the length of foure hundred pches to a marked Oake in the woods, on the North with a line drawne West & by North from the said marked Oake in p. 3 the woods for the length of Eighty fiue perches to a marked Oake Standing neer the head of Kingsbury Creeke, on the South with Petuxent Riuer Conteyning & then laid out for two hundred acres more or lesse Together with all Rights profitts benifitts Comodities & Appurteninces whatsoever thereunto belonging or in any wise apperteyning with all Patents Deeds writings & papers to the same in any wise belonging to the prmisses To have & to hold the said pcell of land & all & euery the before menconed to be Bargained p^rmisses to him the said John Askin his heyres & Assignes forever To the only proper use & behoofe of him the said John Askin his heyres & Assignes forever And the said Philip Land doe hereby for himselfe his heyres Exrs & Admrs Covenant pmise Grant & Agree to & with the said John Askin his heyres Exrs Admrs & Assignes that he the said Philip Land his severall & respective heyres the aforesaid pcell of land & p^rmisses & euery pt thereof to him the said John Askin his heyres & Assignes agst all & all manner of psons whatsoever Clayming any Right or title in or to the same or any pt thereof will & shall for euer well & sufficiently warrant & saue harmlesse & defend by the p^rsents the Rents or services hereafter to be due or payable to the Lord Propriet for the same allwayes Except & foreprized And that the said Philip Land his heyres their & either of them shall & will from tyme to tyme & att all tymes hereafter att the request & Cost & Charges in the Law of him the said John Askin his heyres or Assignes make doe Acknowledge Execute & suffer all & every such further Art & Arts thing or things deuice or deuices Assurance or Assurances wtsoever is requisite in the prmisses for the better & firmer Conveyance & more sure making the said Bargained prmisses unto him the said John Askin his heyres & Assignes foreuer be itt by Enrolem^t of these p^rsents ffine ffeofm^t or otherwise or by any other such lawfull wayes or meanes as he the said John Askin his heyres or Assignes or his or their Councell shall be reasonably devised Advised or required In wittnes whereof the abouesaid partyes Liber N N haue interchangably hereunto sett their hands & fixed their Seales the day & yeare first aboue written signum

Philip + Land (sealed)

Signed Sealed & deld in the presence of us

G V Sweringen Char: De Laroche Ed: Williams

On the backside of the aforegoing Deed was written viz^t Novemb^r 22th 1675

The within written Indenture was by the within named Philip Land Acknowledged to be his Act & Deed to the uses therein named in the Provinc¹ Court the day & yeare abovesaid

Jnº Blomfeild Ct Cur Provinc¹

Memorandum the Thirteenth day of April Anno 1675 his Lordp^p sendeth forth his Writt of Mandamus the tenor whereof followeth in these words viz^t

Caecilius Absolute Lord & Proprietry of the Provinces of Maryland & Avalon Lord Baltemore &c to our Trusty & welbeloved Capt John Jordaine & John Warren gent Greeting We Comand you that by the Oathe of Twelue good & Lawfull men of yor County of St Maryes by whom the truth of the matter may the better be knowne you diligently Inquire what lands & Tenemts John Thimbleby late of the same County Decd held of us in his Demesne as of ffee att the tyme of his death, & of what Mannor & by what services, & how much those lands or Tenemts are of value by the yeare in all Issues, & att what tyme the said John Thimbleby dyed, & who is his next heyre, & of what age the heyre is, & who those lands or Tenemts from the tyme of the death of the said Jnº Thimbleby haue or doe Occupy, & ye Issues & profitts thereof haue or doe Receive, & by what title, & how, & in what manner, & the Inquiscon thereof distinctly & openly made to us in our Chancery under yor hands & Seales & the hands & Seales of them by whom itt shalbe made without delay you send & this writt wittnes our selfe att our Citty of St Maryes the 13th day of Aprill in the 43th yeare of our Dominion &c Annog Dm 1675

Charles Calvert

On the backside of the aforegoing writt was written viz^t
The Returne of this writt Appeares by the Schedule thereunto annexed

Jn° Jourdaine
the W marke of
Jn° Warren

Comission^{rs}

Maryland ss

An Inquisicon Indented taken upon the 8th day of Novemb^r in the 44th yeare of y^e Dominion of Caecilius Absolute Lord & Propriet^{ry} of the Provinces of Maryland & Avalon Lord Baron of Baltemore

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Liber N N &c Annog Dm 1675 att the house of Thomas Kertley scituate neer Brittane Bay in the County of St Maryes in the Province of Maryland by vertue of a Comission in the nature of a Mandamus Issued out of his Lordpps High Court of Chancery to us John Jourdaine & John Warren gentl directed by the Oathes of Twelue good & lawfull men of St Maryes County to Enquire what lands & Tenemts John Thimbleby late of the same County Dect held in his Demesne as of ffee att the tyme of his death, & of what Mannor & by what services, & how much those lands or Tenemts are of value by the yeare in all Issues, & att what tyme the said Inº Thimbleby dyed, & who is the next heyre, & of what age the heyre is, & who the sd lands or Tenemts from the tyme of the death of the said Jnº Thimbleby haue or doe [possess] & the Issues or profitts thereof have or doe Receive, & by what title, & how, & in what manner We doe by the Oaths of Peter Mills, John Davis, Robert Thomas, Jnº Medley, Robert Cooper, Jno Herd, Geo. Medley, W^m Medley, Henry Taylor, Richard Gary, W^m Cole & James Greenwell who being all duely sworne say as followeth.

> That the Right Honble the Lord Province did by his Patent under the great Seale of the said Province bearing date the 28th day of January in the yeare of our Lord God 1649 Giue Grant & Enfeoffe unto John Thimbleby & W^m Browne their heyres & Assigns All that peell of land lying on the North side of Potomoke River bounding on the West with a Cove of the said River called Pickocomico Creeke, on the South with the land then in the possession of Ino Medley, upon the North with the land then in the possession of Jnº Sherclife, on the East with a line drawne North from a marked tree standing East from the head of Medleys branch One hundred & Seaventy pches untill itt fall into the land then in the possession of the said Inº Shercliffe Conteyning & then laid out for One hundred & fifty acres more or lesse with all the Appurtennees to the same belonging To haue & to hold the same lands & prmisses unto them the said John Thimbleby & W^m Browne their heyres & Assignes for euer To be holden of the Mannor of West St Marys in free & comon Soccage by fealty only for all manner of services Yeilding & paying therefore yearely to his Lordpp three shillings stert or one bushell & halfe of good Corne att the Nativity of our Lord By vertue of which Graunt or Patent the said Jurors doe upon their Oaths say that the said John Thimbleby & W^m Browne became Seized & possessed of the prmisses, & being so Seized & possessed of the said prmisses the said W^m Browne did by writing under his hand & under the hand of Margarett Browne his wife dated the tenth day of Novembr but in what yeare they cannot say noe yeare being menconed Indorsed on the backside of the said Patent Assigne all his Right & Interest of & into the prmisses to the said John Thimbleby his heyres & Assignes forever, & did warrant the said land unto the said John

Thimbleby from all just Claymes in Lawe whatsoever wth the Consent of his said wife Margarett Browne as by the said Patent & Assignm^t thereof to us now pduced may more att large Appeare, & being so Seized & possessed of the lands & p^rmisses he the said Jn^o Thimbleby made his last Will & Testam^t in writing dated the second day of Decemb^r 1659 & therein & thereby amongst other things did Devise & Bequeath unto Mary Brown his God Daughter all his land & houseing that he had or was possesed of within the said Province & not longe after to witt about Seaventeene yeares since the said John Thimbleby dyed without any Issue of his body Lawfully begotten or any heyres that the Juro^{rs} know of

And the said Jurors doe upon their Oaths further say That after the Decease of the said John Thimbleby the said W^m Browne that had the Guardianshipp of her the said Mary dureing the Minority of her the said Mary did enter unto & became Seized & possessed of the said lands & p^rmisses & held the same & received the profitts thereof until about the last day of ffebruary Annog Dni 1665 about which tyme the said W^m Browne dyed haveing left M^r John Warren & M^r Edward Clarke in his last Will & Testament Guardians of her the said Mary Browne, & the said Mr Jno Warren & Mr Edward Clarke by vertue thereof did Enter into & became possessed & Seized of the said lands & p^rmisses Received the proffits thereof untill such tyme as she the p.5 said Mary Intermarryed with Thomas Kertley, & they the said Thomas & Mary in Right of her the said Mary held & enjoye the p^rmisses & Received the profitts thereof untill the tyme of the death of the said Mary who dyed about Eight Months since leaving Issue behinde her of her body lawfully begotten by the said Thomas one W^m Kertley an Infant under age her Sonn & heyre & after the death of the said Mary the said Tho: Kertley Enterred into the lands & p^rmisses & Received the pfi[tts] thereof untill about the last day of Septembr last past about which tyme the said Wm Kertley Sonn & heyre of the said Mary dyed also to whom the said Thomas was ffather & Guardian by Vertue of which he held & Enjoyed the lands & prmisses aforesaid after the death of the said Mary And the said Jurors doe say that the said Lands & prmisses are now in the possesion of the said Thomas Kertley, And that the said Lands & prmisses as the same are now Improued are worth foure hundred pounds of Tobacco p Annum over & aboue the said Rent Reserved his Lord^{pp} & that of any other lands or Tenemts besides the aforementioned the said Jurors say that they never knew any the said Thimbleby ever had In Testimony whereof aswell the said Comissionrs as the Jurors aforesaid hereunto putt their hands & Seales the day & yeare first above written.

Jnº Jourdaine Seald Comission^{rs} Sealed

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H.	1	ber	N	N

the marke of Peter p Mills	(sealed)	the marke of George ‡ Medley	(sealed)
Jnº Davis the marke of	(seald)	the marke of W ^m + Medley	(sealed)
Robt PT Thomas	(seald)	Henry Taylor Richard Gary	(Sealed) (Sealed)
Jnº Medley the marke of	(seald)	the marke of W ^m Cole	(seald)
Robert X Cooper John Herd	(Sealed) (sealed)	the marke of James F Greenwell	·

Which being Read & heard att a Provinc¹¹ Court held att the Citty of S^t Maryes the 16th day of Novemb^r in the 44th yeare of the Dominion of Caecilius &c Annog Dni 1675 Itt is the Judgm^t of the Court here that the One hundred & fifty acres of la[nd] in the Inquisicon menconed lying on the North of Potomacke River bounding on the West with a Creeke of the said River called Pikeocomoco Creeke on the South of the land late in the possession of John Medley on the North with the land late of John Shercliffe on the East with a line drawne North from a marked tree standing East from the head of Medleys branch One hundred & Seaventy pches untill itt fall into land late in the possession of Jn^o Shercliffe is Escheated unto his Lord^{pp} the Lord Proprietary for want of heyre.

This Indenture made the 24th day of Novembr in the 44th yeare of the Dominion of Caecilius &c Annog Dm 1675 By & betweene John Halle of St Maryes County gentl of the one part And Charles DeLaroche of the Citty of St Maryes Inholder of the other part Wittnesseth That the said John Halle for & in Consideracon of the Sume of two Thousand pounds of good sound Mrchantable Tobacco to him in hand att & before the Ensealing & delivery of these preents by the said Charles DeLaroche well & truely paid whereby the said John Halle doth Acknowledge the Receipte thereof & of every part & parcell thereof doth cleerly Acquitt & Discharge the said Charles DeLaroche & every of them for ever by these preents Hath Graunted Bargained Sold Enfeoffed Confirmed & by these preents for himselfe his heyres Execrs & Admrs doth fully cleerly & absolutely Give Graunt Alien Enfeoffe & Confirme unto him the said Charles DeLaroche his heyres and Assignes forever All that tract or parcell of land formerly called Betty's ffolly but now Gallaway lying & being in St Maryes County & on the East side of a peice of land formerly laid out for Thomas Innes Begining att the bound red Oake of the said land standing by a branch side called the Hill branch & thence with a line drawne South East for the length of fifty perches to a bound red bud Tree in the line of the said land, thence with a line drawne East North East for the length of One hundred Thirty five perches to a bound white Oake standing on a barren plaine, thence with a

line drawne North West for the length of Seaventy perches to a Liber N N bound white Oake standing att the head of the Hill branch & thence with a right line & bounding with The said branch to the first bound tree Conteyning & now laid for fifty acres of land more or Lesse & now in the tenure & Occupacon of him the said Charles DeLaroche p. 6 Together with all & singuler the appurtenness whatsoever to the said tract or parcell of land now or att any tyme hereafter belonging or in any wise apperteyning or now or hereafter Occupyed, reputed or taken as part parcell or member thereof or any part or parcell of the p^rmises which shall or may att any tyme hereafter be Occupyed Enjoyed Accepted reputed or taken as part parcell or member of the p^rmises or any part thereof And also all & singuler Deed Evidences Patents writings Escripts & Minuments touching or concerning the before Bargained prmisses & every part and parcell thereof To haue & to hold the said tract or parcell of land & all & singuler the prmisses with their & every of their Appurtennees unto him the said Charles DeLaroche his heyres & Assignes & to the only proper use & behoofe of him the said Charles DeLaroche his heyres and Assignes forever & to no other use intent & purpose whatsoever And the said John Halle for himselfe his heyres Exrs & Admrs & every of them doth Covenant pmisse & Grant to & with the said Charles DeLaroche his heyres & Assignes by these preents That he the said John Halle the aforesaid tract or parcell of land & all other the p^rmisses aboue by these p^rmisses Expressed to be Graunted & Sold & every part & parcell thereof shall from tyme to tyme & att all tymes hereafter forever be & Remaine to him the said Charles DeLaroche his heyres & Assignes free & cleere of all & all manner of former Bargaines & Sales Leases Annuityes Statutes & Recognizance Judgemts Execucons Issues Fines & Amerciamts whatsoever & of & from all other Charges titles & troubles & Incumbrances whatsoever had made Remitted suffered or done by the said John Halle his heyres or Assignes So that he the said Charles DeLaroche his heyres & Assignes shall & may from henceforth forever peaceably & quietly have hold Occupy possesse & Enjoy the said Tract or parcell of land & all & every the before menconed Bargained prmisses & every part & parcell thereof, & all & every the Rents Issues & profitts thereof & of every part & parcell thereof shall & may receive & take without the least disturbance or Interrupcon of him the said John Halle his heyres or Assignes or of any other pson or psons Claymeing by from or under him them or by from or under any of them or by his or their meanes right title priviledge consent or pcuremt (the Rents & Services to become due & payable to the Chiefe Lord or Lords of the ffee of the prmisses his heyres & Successors only Excepted & foreprized And lastly the said John Halle shall & will from tyme to tyme & att all tymes hereafter upon every reasonable request & att the proper Cost & Charges in the Lawe of him the said Charles

Liber N N DeLaroche his heyres & Assigns doe make Acknowledge Execute or cause to be made Acknowledged Executed & suffered all such further Act & Acts Conveyance or Conveyances of the p^rmisses be itt by ffine ffeofment or Enrolem^t or any other lawfull Assurance whatsoever for the better & more sure making of the p^rmisses to him the said Charles DeLaroche his heyres & Assignes forever as by the Councell Learned in the Lawe of the said Charles DeLaroche shalbe reasonably Devised Advised or Required Provided that the said John Halle his heyres Exec^{rs} & Adm^{rs} be not Compelled to Travell further then the Citty of S^t Maryes for the further makeing & better Assureing of the before menconed Bargained p^rmisses to him the said Charles DeLaroche his heyres and Assignes In Witnes whereof I haue hereunto to this Indure sett my hand & seale the day & yeare aboue written.

John Halle (seled)

Sealed & deld in the prsence of

his

Henry Exon Thomas ∧ Doxcey

marke

Underneath the aforegoing Deed of Conveyance was written. The above written Deed of John Halle was by him Acknowledged in open Court to be his Act & Deed to the uses therein named Novembr 26th 1675

John Blomfeild Ct

This Indenture made the 20th day of Novembr in the 44th yeare of the Dominion of Caecilius Annog Dni 1675 Between Thomas Vaughan of Talbott County in the Province of Maryland on the one part And Edward Roe of the same County gent¹ on the other part Wittnesseth that in Consideracon of the Sume of fifteene Thousand pounds of Tobacco to the said Thomas Vaughan in hand paid by the said Edward Roe before the Ensealing & delivery of these p^rsents whereof the Ensealing & delivery of these presents whereof he doth Acknowledge the receipt & thereof & every part & parcell thereof doe hereby cleerly & Absolutely Acquitt & Discharge the said Edward Roe his heyres Execrs & Admrs Assignes & every of them forever by these presents Doe Demise Graunt Bargaine & Sell unto the said Edward Roe his Execrs Admrs & Assignes All that peell of land that I now live upon called Anderby Conteyning three hundred acres Together with all houses & Plantacons upon the said land To have & to hold the said land with all the appurtences thereunto belonging As also foure Servants that now be in the possession of the said Thomas Vaughan for & dureing their full tymes of service that they ought to serve the said Thomas Vaughan & the said land & its appurtennees to be to the only proper use & behoofe of the said Edward Roe his heyres Execrs & Admrs unto the full end & terme of Ninety nine yeares from the date hereof next Ensueing Provided allwayes & itt is fully Agreed betweene the said partyes to these preents & every

of them That if the said Thomas Vaughan or his heyres Execrs Liber N N Admrs & Assignes or any of them doe & shall well & truely pay or cause to be paid unto the said Edward Roe his Exrs Admrs or Assignes the full & just Sume of fifteene Thousand pounds of Tobacco & Caske att or before the last of ffebruary in the yeare of our Lord 1676 that then the said Servants & this present Demise Graunt Bargaine & Sale shalbe utterly void frustrate & of none Effect Anything herein before conteyned to the contrary thereof in any wise notwithstanding And further that the said Servants & land before menconed now are & be & so dureing the said tyme of payment that is untill the last of ffebruary in the yeare 1676 shall continue in the hands & possession of the said Thomas Vaughan his heyres or Assignes And moreover if default be made in paymt of the said Sume of fifteene Thousand pounds of Tobacco herein before in the said Proviso Menconed or any part thereof att the day & tyme before menconed That the then said Edward Roe his Execrs Admrs & Assignes & every of them shall & may from tyme to tyme & att all tymes dureing the said terme of ninety nine yeares peaceably & quietly have hold use Occupy possesse & Enjoy the said land & Plantacon & Servants herein before menconed to be Demised Graunted Bargained or Sold with all & Singuler their & every of their Appurtennices & every part thereof without the lest Suite trouble deniall disturbance Expulsion or interrupcon of the said Thomas Vaughan & of all & every other pson or psons whatsoever And further if default be made in the said payment or any part thereof That then the said Thomas Vaughan or his heyres Exrs Admrs or Assignes shall & will make doe suffer Execute or cause & pcure to be done all & every such further lawfull & reasonable Act & Acts thing & things Device & Devices in Law whatsoever for the further better & more perfect Assurance Surety & sure makeing of the said land & every part thereof unto the said Edward Roe his Ex^{rs} Adm^{rs} & Assignes dureing the said terme of Ninety & nine yeares according to the intent & meaning of these presents as by the said Edward Roe his Exrs or Assignes or by his or their learned Councell in the Law shalbe reasonably Devised or advised & required In Wittnes whereof the said Thomas Vaughan hath hereunto sett his hand & Seale the day & yeare aforesaid

Thomas Vaughan (Sealed)

Signed Sealed & deld in the presence of

Sam¹ Hatton Tho: Skillington

On the backside of the aforegoing Deed was written viz^t The within written Indenture was by the within named Thomas Vaughan in open Court the Twentieth day of Novemb^r 1675 Acknowledged to be his Act & Deed to the Uses therein specified

Jnº Blomfeild Ĉt Cur Provin¹

This Indenture made the sixth day of Octob^r in the 42th yeare of p.8 the Dominion of the Right Hon^{ble} Caecilius Absolute Lord & Pro-

Liber N N prietry of the Provinces of Maryland & Avalon Lord Baron of Baltemore &c And in the yeare of our Lord God 1674 Betweene Henry Woolchurch of Choptank River in Talbott County in the aforesaid Province Planter & Elizabeth his wife of the one part And John Beaman of Ann Arundell River in Ann Arundell County in the said Province gentl of the other part Wittnesseth that whereas the said Lord Baltemore by his Deed of Grant under his Great Seale used in the said Province for Granting of lands there bearing date att St Maryes the 24th day of Septembr in the 32th yeare of his Lordps Dominion over the said Province of Maryland Anno Dni 1663 for the Consideracon therein menconed Grant unto Henry Woolchurch All that parcell of land called Woolchurch Rest lying in Ann Arundell County on the North side of Ann Arundell River Begining att a marked Oake upon a Point called Woolchurch Point & bounded on the South by a line drawne East by South fifty perches to a marked Locust tree by the River side, then by a line drawne from the said Locust tree North East by East Eighteene perches to a Locust Stake, then East Twenty perches to another Locust Stake, & from the last named Stake North forty perches to a marked Chesnutt tree, & from the said Chesnutt tree forty two perches to a Chesnutt Stump, & from the Chesnutt Stump South forty foure perches to a marked Chesnutt tree & from the said Chesnutt tree South & by East Sixty perches to a marked Locust tree by the River side, then downe to the River to a marked Chesnutt tree by the River side, on the East by a line drawne North North East from the said Chesnutt Thirty perches to a marked white Oake by a Cove, on the North by a line drawne North North East from the said white Oake three hundred & Twelve perches to a marked Oake by the Towne path, on the West by a line drawne South from the said Oake One hundred forty Eight perches to a marked Poplar & South West Ninety perches to the first marked red Oake Conteyning & now laid out for One hundred & tenn acres more or lesse To have & to hold the same unto him the said Henry Woolchurch his heyres & Assignes forever under such Rents Covenants Condicons Lymitacons Excepcons as in & by the said Deed of Grant relacon being thereunto had more att large itt doth & may appeare All which said before menconed are by Assignem^t since to me unto the said John Beaman Now this Indenture Wittnesseth that the said Henry Woolchurch & Elizabeth his wife for & in Consideracon of a Considerable value to him in hand paid by the said John Beaman before the Ensealing & delivery of these p^rsents the Receipt whereof they the said Henry Woolchurch & Elizabeth his wife doe hereby Acknowledg & thereof & every part thereof doe cleerly freely & Absolutely Acquitt Exonerate & discharge him the said John Beaman his heyres Exrs Adrs & Assignes by these prsents whereof & wherewth the said Henry Woolchurch & Elizabeth his wife doth acknowledge themselves to be fully satisfied & wholy

paid, & for divers of her good causes & Consideraçons them the said Liber N N Henry Woolchurch & Elizabeth his wife thereunto Especially moveing Have Granted Bargained Sold Aliened sett over & Confirmed & by these presents doe Grant Bargaine Sell Alien Assigne Sett over & Confirme unto the said John Beaman his heyres Exrs Admrs and Assignes All the abovesaid One hundred & tenn acres of land Together with all Edifices buildings trees &c whatsoever to the same belonging or any wise apperteyning with the Reversion or Reversions Remainder & Remainders of all & singuler the said before Granted Bargained Sold Aliened Assigned Enfeoffed sett over over & Confirmed prmises And all the Estate Right title Interest Clayme & demand whatsoever or hereby menconed or Intended of him the said Henry Woolchurch & Elizabeth his wife of in & to the same & of in p. 9 & to every part & parcell thereof And also all woods underwoods & trees now growing or standing or being upon the same prmises or any part or parcell thereof To have & to hold the said One hundred & tenn acres & all & singuler the prmises before by these prsents menconed or intended to be Granted with all & singuler the Apputennces to the said John Beaman his heyres & Assignes forever And the said Henry Woolchurch & Elizabeth his wife doe for themselves their heyres Execrs & Admrs hereby Covenant & Grant to & with the said John Beaman his heyres & every of them by these prsents in mannor & forme following that is to say That they the said Henry Woolchurch & Elizabeth his wife for & notwithstanding any Act or thing by them or by their meanes Consent privity or procurem^t had made Comitted or wittingly or willingly suffered to the contrary now made or att the tyme of the Ensealing & delivery hereof standeth & are solely & rightfully Seized & untill the Estate hereby made to be Granted shalbe sufficiently past vested & Settled in the said John Beaman his heyres & Assignes shall so remaine Seized of all the p^rmisses of a good & Absolute & perfect Estate in ffee Simple to him & his heyres forever in his owne Right & to his owne use & behoofe without any manner of Condicon or Proviso right title or Limitacon of Use which may hereafter disturb or Evict the same other then such Condicon Proviso as is menconed in the Originall Grant for the said land And that the said Henry Woolchurch & Elizabeth his wife notwithstanding any such Act or thing as aforesaid hath good right full power & lawfull Authority in their owne Right to Grant Convey & Assure the said prmisses & every part & parcell thereof unto him the said Inº Beaman his heyres & Assignes in manner & forme aforesaid according to the true meaning hereof And also that the said John Beamon his heyres & Assignes & every of them shall & may at all tymes & from tyme to tyme dureing the Estate hereby made & Granted peaceably & quietly have hold use & Enjoy all & singuler the Granted the Granted prmises with the appurtenncies according to the true meaning hereof without any lett

Liber N N Suite trouble or Charge whatsoever of or by the said Henry Woolchurch or Elizabeth his wife their heyres or Assignes or any of them or any other person or persons whatsoever lawfully haveing or Claymeing to have any Estate Interest or thing of into or out of the said Granted p^rmisses or any part thereof by from or under the said Henry Woolchurch or Elizabeth his wife or by their meanes privity Consent or procurem^t And that the said Granted p^rmisses & every part thereof now are & be & so dureing the Estate hereby made & passed shall & may according to the true intent & meaning hereof remaine continue & be to the said John Beaman his heyres & Assignes fully freely & cleerly Acquitted freed & discharged or upon reasonable request made to the said Henry Woolchurch & Elizabeth his wife his or their heyres or Assignes in that behalfe well & sufficiently & att his & their owne Cost & Charges shalbe saved & kept harmlesse by him the said Henry Woolchurch & Elizabeth his wife their heyres & Assignes of & from all other former Bargaines Leases Sales Gifts Grants Estates Rents & of & from all Joyntures Dowers Statutes Recognizances Judgemts Execucons forfeitures Seisures Usences Extente & all other Charges titles troubles Incumbrance & demands whatsoever had made or Comitted Acknowledged or done by the said Henry Woolchurch & Elizabeth his wife their heyres or Assignes or any other person or persons lawfully Claymeing from by or under him them or any of them or by their or any of their meanes title or procurement the Rents & Services from henceforth to grow due & payable to the Chiefe Lord or Lords of the ffee or ffees only Excepted & foreprized And the said Henry Woolchurch & Elizabeth his wife doe further Covenant & Grant for themselves their heyres Execrs Admrs Assigns to & with the said John Beaman his heyres & p. 10 Assignes & every of them by these preents That the said Henry Woolchurch & Elizabeth his wife their heyres & all & every other person or persons any Estate right title or demand haveing or lawfully Clayming or with any thing shall have or may lawfully Clayme into or out of the p^rmisses before menconed to be Granted or any part or parcell thereof by from or under the said Henry Woolchurch and Elizabeth his wife their heyres & Assignes shall & will from tyme to tyme & att all tymes hereafter dureing the space of Seaven yeares now next following after the date hereof att the reasonable request Cost & Charges in the Law of the said John Beaman his heyres & Assignes doe make Acknowledge Execute & suffer & cause & procure to be made Acknowledged Execut[ed] & suffered all & every such further & other Lawfull & reasonable Act or Acts Assureance & Assureances for the better & further Assureance surety & sure making & Conveying of all the said Granted prmisses with the Appurtennces & every part & parcell thereof to him the said John Beaman his heyres & Assignes according to the true meaning hereof Be itt by ffine ffeofmt Recovery or otherwise as by the said Ino

Beaman his heyres & Assignes or their or any of their Councell Liber N N Learned in the Lawe in that behalfe shalbe reasonably devised or Advised And itt is mutually Agreed & Concluded by & betweene the partyes to these preents That all & every such further Assurance to be made as aforesaid of the said Granted p^rmises is meant & intended to be & shalbe to the only use & behoofe of the said John Beaman his heyres & Assignes forever & to noe other Use intent or purpose whatsoever And that the said Henry Woolchurch & Elizabeth his wife for themselves their heyres Exrs & Admrs all & singuler the before Bargained prmisses with the Appurtennees & every part & parcell thereof unto the said John Beaman his heyres Exrs Adrs & Assignes to the use & behoofe aforesaid shall & will warrant & forever defend by these presents In Wittnes whereof the partyes first above named to these preents have interchangably sett their hands & Seales the day & Yeare first above written. Henry Woolchurch (Sealed)

On the backside of the aforegoing Deed was written viz^t Signed Sealed & deld in the p^rsence of us

Cha: Delaroche John Bell

The within written Indenture was by the Oath of Robert Carvile gentl proved in Open Court the 22th of Novemb^r 1675 & Ordered to be Recorded Ino Blomfeild Cl Cur Provincl

Roger Baker agt Henry Cox late of Calvert County otherwise called Henry Cox of the Province of Maryland in the County of Calvert was Sumoned to answer unto Roger Baker of London of a plea that he render unto him the summe of foure thousand eight hundred thirty eight pounds of good Sound merchantable tobacco & caske which to him he oweth & unjustly deteineth.

And whereupon the Said Roger Baker by Robert Ridgely his Attorny Saith that whereas the Said Henry the eleventh day of June One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the Seale of him the Said Henry and here in Court produced whose date is the day and yeare aforesaid did confesse himself to be indebted to him Said Roger in the Summe of four thousand eight hundred thirty eight pounds of good Sound merchantable tobacco & casque without ground leaves or any kind of trash whatsoever paymt thereof to be made to the said Roger his heirs executors admrs or assignes to be paid by the Said Henry Cox on demand in Petuxent River after the date thereof next ensueing to the payment of which tobacco the Said Henry did bind himselfe his heirs executors admrs & assigne notwithstanding which the said Henry Cox the Said summe of four thousand eight hundred thirty eight pounds of tobacco to him the said Roger according to the tenor of his said bill hath not yet paid though often thereunto required but the same to pay hath refused and denyed and as yet doth Liber N N refuse and deny to the great damage of the Said Roger Baker whereupon he Saith he is dampnified & hath lost to the value of three thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Henry Cox the twentith day of November in the foure & fortith yeare of the Dominion of Caecilius &c in his proper person cometh & defendeth the force & injury when &c and Saith nothing in barr or avoidance of the action aforesaid of him the said Roger because he oweth unto the said Roger the said summe of foure thousand eight hundred thirty eight pounds of tobacco in such manner and forme as the said Roger Baker hath above declared against him Therefore it is considered by the Court here that the said Roger Baker recover against the said Henry Cox aswell the summe of foure thousand eight hundred thirty eight pounds of tobacco the debt aforesaid as also the summe of five hundred thirty Six pounds of tobacco for his costs and charges in this behalfe laid Out & expended & the said Henry in mercy.

Robert Lashley agt

John Bigger late of Calvert County otherwise called agt

John Bigger of Calvert County planter was Summoned to answer unto Robert Lashley of a plea that he render unto him the summe of eight thousand six hundred and five pounds of tobacco Sixteen dozen of wooden Combes and three dozen of pinns which to him he oweth and unjustly deteineth.

And whereupon the said Robert Lashley by Robert Carvile his Attorny Saith that whereas the said John the Sixth day of July in the yeare of Our Lord One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the Seale of the Said John and here in Court produced whose date is the same day and yeare abovewritten did acknowledge himselfe firmly bound and indebted unto the Said Robert Lashley of the same County his heirs executors administrators in the full and just Summe of eight thousand Six hundred and five pounds of good merchantable leafe tobacco with good Sufficient Caske to containe the same due to be paid in Some convenient place in Petuxent River and Sixteen dozen of wooden Combes and three dozen of pinnes To which payment well and truly to be made and done he did bind himselfe his heirs executors and administrators firmly by those presents notwithstanding which the Said John the said Summe of eight thousand Six hundred and five pounds of tobacco Sixteen dozen of wooden Combes and three dozen of pinns unto him the said Robert though often thereunto required hath not paid but the same to pay hitherto hath and Still doth altogether deny to the damage of him the said Robert tenn thousand pounds of tobacco and thereupon he bringeth his Suite.

And the Said John by Kenelm Cheseldyn his Attorny cometh and

defendeth the force and injury when &c and prayeth liberty of Liber N N Speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to both parties here. Att which said next Provinciall Court to wit the two and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Annog Dom One thousand six hundred Seventy five came the said Robert Lashley by his Attorny abovesaid and offered himselfe against the said John in the plea aforesaid and the Said John Bigger by Kenelm Cheseldyn his Attorny came likewise and the said John Saith nothing in barre or avoidance of the action aforesaid of him the Said Robert Lashley for that he oweth unto the said Robert the said summe of eight thousand Six hundred and five pounds of tobacco Sixteen dozen of wooden Combes and three dozen of pinns in manner & forme as the said Robert hath above declared against him Therefore it is considered by the Court here that the said Robert Lashley recover against the Said John Bigger aswell the sume of eight thousand Six hundred & five pounds of tobacco Sixteen dozen of wooden Combes & three dozen of pinns the debt aforesaid as also the summe of Six hundred thirty five pounds of tobacco costs of Suite.

George Harris agt Mathew Stone

John Ingram adm^r of Mathew Stone late of Charles County otherwise called Mathew Stone of Charles County in the Province of Maryland Gent was Sumoned to answer unto John Ingram administrator of the goods and Chattells of George

Harris of Kent Island deceased in a plea that he render unto him Six hundred pounds of tobacco which from him he unjustly deteineth.

Whereupon the said John Ingram by Vincent Lowe his Attorny Saith that whereas the said Mathew Stone the Seven & twentith day of April Anno Dom One thousand six hundred seventy two by his certaine writeing Obligatory sealed with his Seale here in Court produced whose date is the day & yeare abovewritten did bind himselfe his heirs executors admrs & assignes to pay unto the said George Harris or his certaine Attorny his heirs executors admrs or assignes the full and just summe or quantity of Six hundred pounds of tobacco in caske in some Convenient place in Charles County at or p. 12 upon the tenth day of October next ensueing the date thereof yet notwithstanding the aforesaid Summe of Six hundred pounds of tobacco the Said Mathew hath not paid to him the said George Harris in his life time nor to the Said John Ingram administrator to the said George Harris though often thereunto required whereupon the Said John Ingram Saith he his dampnified and hath losse to the value of foure thousand pounds of tobacco and thereupon he bringeth his Suite.

And the Said Mathew Stone by Benjamin Rozer his Attorny cometh and defendeth the force and injury when &c and prayeth liberty

Liber N N of Speakeing hereunto untill the next Provinciall Court and it is granted unto him the same day is given to both parties.

Now here at this day to wit the two and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Annog Dom One thousand Six hundred Seventy five Came the said Mathew by his Attorny aforesaid and offered himself against the said John in the plea aforesaid but the said John Ingram came not to prosecute his plaint aforesaid Therefore it is considered by the Court here that the Said Mathew Stone recover against the said John Ingram as aforesaid the Summe of Seaven hundred pounds of tobacco costs of Suite and the said John in mercy for his false claime.

Stephen Sealous & Robert Blinckorne of the County of Calvert in Thomas Purnell agt answer Stephen Sealous and Thomas Purnell in a plea that he render unto them three thousand pounds of tobacco which he oweth & unjustly deteineth. Whereupon the aforesaid Stephen Sealous & Thomas Purnell by their Attorny George Thompson Say

That whereas Robert Blinckhorne Stephen Sealous & Thomas Purnell On the Second day of November and in the yeare of Our Lord One thousand Six hundred & Seventy for the ending of certaine controversies and suits which have been had moveing & depending between the Said Robert Blinckhorne Stephen Sealous & Thomas Purnell had putt themselves upon the award arbitrament & judgment of Philip Shapleigh Peter Bawcomb & John Alford Umpire who the day and yeare abovespecified did award the said Robert Blinckhorne to pay unto the Said Stephen Sealous & Thomas Purnell three thousand pounds of tobacco fifteen hundred thereof to be paid by the last of December then next ensueing and the other fifteen hundred upon the tenth day of October Anno One thousand Six hundred Seventy One which award the said Blinckhorne in Open Court in Dorchester County the day and yeare abovespecified did faithfully upon himselfe to fullfill a coppy of which award attested by the Clerke of the said County Court they the said Stephen Sealous and Thomas Purnell here in open Court are ready to produce Yet the said Robert Blinckhorne the said award nor his owne faithfull promise nothing regarding the said three thousand pounds of tobacco though often thereunto required hath not paid to the said Stephen Sealous and Thomas Purnell but the same to them do render or pay hath denyed and as yet denyeth whereupon they Say they are dampnified & have damage to the value of Six thousand pounds of tobacco and thereupon they bring their action.

And the said Robert by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth heareing of the award and it is read unto him in these words. Wee the

Arbitrators of Robert Blinckhorne and Stephen Sealous & Thomas Liber N N Purnell doe award that Robert Blinckhorne Shall pay unto Stephen Sealous & Thomas Purnell three thousand pounds of tobacco that is to say fifteene hundred pounds of tobacco by the last of December next ensueing after the date hereof and fifteene hundred pounds of tobacco upon the tenth day of October next Anno One thousand Six hundred seventy and One Wittnes Our hands and seales this second day of November One thousand six hundred & seventy

Philip Shapleigh (sealed) Peter Bawcomb (sealed) John Alford (sealed) Umpire

Which being read and heard the said Robert prayeth liberty of Speakeing hereunto untill the next Provinciall Court & it is granted him the same day is given to both parties.

Now here at this day to wit the five & twentith day of November in the fortith yeare of the Dominion of Caecilius &c Came the said Stephen & Thomas by their Attorny aforesaid & the said Robert by his Attorny came likewise and the said Robert Saith that they the said Stephen & Thomas their action aforesaid Ought not to have because he Saith that the award of the Said Arbitrators is void in p. 13 Law and not Sufficient to oblige the Said Robert in that the said Robert hath not any benefitt by the said award which he ought to have and of this he craves judgment of the Court and the plaintiffs likewise. Whereupon the judgment of the Court here is that the said award is void in Law and not Sufficient to oblige the said Robert and that the said Robert recover against the said Stephen Sealous & Thomas Purnell the Summe of Six hundred Seventy and foure pounds of tobacco for his costs & charges in this behalfe laid Out and expended and the said Stephen & Thomas in mercy for their false Claime.

George Marshall adm^r Garret Vansweringen late of the Citty of St Maries otherwise called Gerard Vanswer-Joseph Brough ingen of St Maries County in the Province agt Garrett Vansweringen of Maryland was sumoned to answer unto George Marshall administrator of the Goods and Chattells of Joseph Brough deceased of a plea that he render unto him five thousand pounds tobacco which from him he unjustly deteineth

And whereupon the Said George by Robert Carvile his Attorney Saith that whereas the Said Gerard upon the Sixth day of July in the yeare of Our Lord One thousand six hund[red] Seventy foure by his certaine bond or writeing Obligatory Sealed with the seale of him the said Garret & here in Court produced whose date is the day and yeare above Said did confesse and acknowledge himselfe

Liber N N to owe and Stand indebted unto the said Joseph Brough the full & just quantity of five thousand pounds of good Sound merchantable leafe tobacco in caske according to Act of Assembly to be paid to the said Joseph Brough or to his certaine Attorny his executors admrs or assignes at or upon the tenth day of November then next following Yet notwithstanding the said Garret the said Summe of five thousand pounds of tobacco to him the said Joseph in his life time nor to him the said George Since the death of the said Joseph according to the Said bond hath not hitherto paid or Satisfied though often thereunto requested but the Same to pay hath altogether denyed and refused and still doth deny to the damage of the said George Seaven thousand pounds of tobacco & thereupon he bringeth his Suite And he bringeth here into Court the Letters of Administration of the Said Broughs estate by which it will appeare to the Court here that he hath right to administration &c.

And the Said Garret by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth the hearing of the said bond & it is read unto him he also prayeth the heareing of the Condition of the said bond and it is also read unto him in these words following The Condition of this present Obligation is such that if the abovebounden Gerard Vansweringen his heirs executors admrs or assignes shall truly and justly pay unto the abovesaid Joseph Brough his heirs executors admrs or assignes the full & just Sume of two thousand eight hundred pounds of tobacco in caske qualified and qualityed as abovesaid in Some convenient place betweene St Maries and Point Looke Out at or before the tenth day of November abovespecified without fraud or further delay that then this Obligation to be void & of none effect otherwise to Stand in full power force effect & vertue, which being read & heard the said Garret prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to both parties.

Now here at this day to wit the foure and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Annog Dom One thousand six hundred seventy five Came the said George by his Attorny aforesaid and offered himselfe against the said Garret in the plea aforesaid but the said Garret came not but made default Therefore it is considered by the Court here that the said George recover against the Said Garret aswell the Summe of five thousand pounds of tobacco the debt aforesaid as also the sume of Six hundred thirty five pounds of tobacco costs of Suite.

charles Delaroch late of S^t Maries County otherwise called Charles Delaroch of S^t Maries County Charles Delaroch of St Maries County Inholder in the Province of Maryland was Sumoned to answer unto Thomas Beale in a plea that

he render unto him the Summe of two thousand and fifty nine pounds Liber N N of tobacco which to him he oweth and unjustly deteineth.

And whereupon the Said Thomas by Kenelm Cheseldyn his Attorny Saith that whereas the said Charles Delaroch the twelfth day of November Annog Dom One thousand six hundred Seventy three by his certaine writeing Obligatory Sealed with the seale of him the Said Charles here in Court produced whose date is the same day and yeare abovewritten did acknowledge himselfe his heirs executors admrs & assignes to stand indebted to Thomas Beale of the said County & Province aforesaid his heirs executors admrs & assignes in the full & just Summe of two thousand fifty nine pounds of good sound merchantable tobacco in caske to be paid upon the tenth day of October next ensueing for the which payment well & truly to be made he did bind himselfe his heirs executrs admrs & assignes Notwithstanding which the said Charles the said summe of two thousand fifty nine pounds of tobacco to him the said Thomas according to the tenor of his Said bill though often thereunto required hath not paid but the same to pay hitherto hath & Still doth altogether deny to the damage of the said Thomas the summe of three thousand five hundred pounds of tobacco & thereupon he bringeth his suite.

And the said Charles by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties Att which said next Provinciall Court came the said Thomas Beale by his Attorny aforesaid & offered himselfe against the Said Charles in the plea aforesaid but the said Charles Came not but made default Therefore it is considered by the Court here the foure & twentith day of November in the 44th year of the Dominion of Caecilius &c Annog Dom One thousand six hundred seventy five that the Said Thomas Beale recover against the said Charles Delaroch aswell the summe of two thousand fifty nine pounds of tobacco the debt aforesaid as also the summe of five hundred twenty eight pounds of tobacco costs of Suite.

 $\begin{array}{c} \text{Christopher Cooke} \\ \text{ag}^t \\ \text{W}^m \ \text{Tailer} \end{array} \end{array} \begin{array}{c} \text{William Tailer late of Charles County was attached to answer unto Christopher Cooke in a plea of trespas upon the case.}$

And whereupon the said Christopher Cooke by Kenelm Cheseldyn his Attorny complaineth that whereas the said W^m Tailer the day of in the yeare of Our Lord Stood indebted to the said Christopher in the Summe of twenty foure pounds Sterling mony of England In consideration whereof the said W^m Tailer did assume upon himself & unto the Said Christopher did faithfully promise that he the said William the said summe of twenty foure pounds Sterling mony of England unto him the said Christopher when

Liber N N thereunto required would well & truly content and pay notwithstanding which the said W^m his promise & assumption So as aforesaid made little regarding but fraudulently intending him the said Christopher in this part craftily and Subtilly to deceive the said summe as aforesaid to him the Said Christopher according to his promise though often thereunto required hath not paid but the same to pay hitherto hath and still doth altogether deny to the damage of him the said Christopher fifty pounds Sterling & thereupon he bringeth his suite.

> And the said W^m by Benjamin Rozer his Attorny cometh and defendeth the force & injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to both parties.

> Now here at this day to wit the twentith day of November in the 44th yeare of the Dominion of Caecilius &c came the said William Tailer by his Attorny aforesaid but the said Christopher came not to prosecute his plaint aforesaid Therefore it is considered by the Court here that the said W^m Tailer recover against the Said Christopher Cooke the summe of Six hundred and fourteen pounds of tobacco for his costs of Suite in this behalfe expended and the said Christopher in mercy for his false claime.

Inº Palin agt Wm Tailer

Ann Palin Executrix) William Tailer late of Charles County was attached to answer unto Ann Palin Relict and Executrix of the last will & Testament of John Palin late of the Citty of Yorke in the Kingdome of England Grocer deceased in a plea of trespas upon the case.

And whereupon the said Ann by Kenelm Cheseldyn her Attorny day of Complaineth that whereas the said W^m the the yeare of Our Lord Stood indebted unto the said John Palin in the summe of twenty two pounds Sterling mony of England In p. 15 consideration whereof the said William did assume upon himselfe and unto the said John did faithfully promise that he the said W^m the said summe of two and twenty pounds Sterling as aforesaid unto him the said John when thereunto required would well and truly content and pay notwithstanding which the said Wm his promise and assumption So as aforesaid made little regarding but fraudulently intending her the said Ann in this part craftily and Subtilly to deceive the Said Summe as aforesaid to him the said John in his life tyme nor unto the Said Ann Sithence the death of the Said John Executrix of the last will & testament of the said John according to his promise hath not paid though often thereunto required but the Same to pay hitherto hath and Still doth altogether deny to the damage of her the Said Ann forty pounds Sterling & thereupon she bringeth her suite.

And the said W^m by Benjamin Rozer his Attorny cometh & Liber N N defendeth the force & injury when &c and prayeth liberty of Speakeing hereunto until the next Provinciall Court & it is granted him the same day is given to both parties

Now here at this day to wit the twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the said W^m Tailer by his Attorny aforesaid but the said Ann came not to prosecute the plaint aforesaid Therefore it is considered by the Court here that the said W^m recover against the Said Ann Palin as aforesaid the summe of Six hundred & fourteene pounds of tobacco costs of Suite and the Said Ann in mercy for her false Claime.

John Denis agt Memorandum that this present Court to wit the agt George Oldfeild Dominion of Caecilius Annop Dom One thousand six hundred Seventy foure Came here in Court John Denis by Kenelm Cheseldyn his Attorny and exhibiteth here in Court his certaine bill against George Oldfeild Gent one of the Attornyes of this Court in a plea of trespas upon the case.

And whereupon the Said John Denis by Kenelm Cheseldyn his Attorny Complaineth that whereas the said George Oldfeild the fourtenth day of November in the yeare of Our Lord One thousand six hundred Seventy foure bought had & received of him the said John divers goods and merchandize amounting in the whole to the summe of Seaven hundred & One pounds of tobacco a particular whereof is here in Court produced In consideration whereof the said George did assume upon himselfe and unto the said John did faithfully promise that he the said George the Said Summe as aforesaid when thereunto requested unto him the said John would well & truly content & pay notwithstanding which the said George his promise & assumption So as aforesaid made little regarding but fraudulently intending him the said John craftily and Subtilly to deceive the said summe as aforesaid according to his promise hath not paid though often thereunto requested but the same to pay hitherto hath and Still doth altogether deny and refuse to the damage of him the said John thirteene hundred pounds of tobacco and thereupon he bringeth his Suite.

And the Said George by Vincent Lowe his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto until next Provincial Court and it is granted him the same day is given to both parties here.

Now here at this day to wit the foure and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the said John by his Attorny aforesaid & offered himselfe against the said George in the plea aforesaid but the said George Came not but made default Whereupon the said John prayed an attachment against the

Liber N N estate of the Said George according to Act of Assembly and it is granted unto him by the Court here.

W^m Dare ag^t James Nuthall late of Calvert County was attached to answer unto William Dare merchant in a plea of James Nuthall trespas upon the case.

And whereupon the said W^m by Robert Carvile his Attorny Saith that whereas the said James upon the eighth day of July p. 16 in the yeare of Our Lord One thousand Six hundred Seventy foure and upon the twentith day of October in the same yeare and at severall dayes and tymes since had bought and received of the said William severall goods wares and merchandizes amounting to the summe of foure thousand five hundred & eight pounds of tobacco a particular whereof is hereunto annexed He the said James in consideration thereof did assume upon himselfe and to the said W^m did faithfully promise that he the Said James the said Summe of foure thousand five hundred and eight pounds of tobacco to him the said William when thereunto required would well & truly Satisfie & pay Yet notwithstanding the said James his promise & assumption aforesaid little regarding but deviseing & fraudulently intending him the Said W^m in that behalfe to deceive & defraud the said Summe of foure thousand five hundred and eight pounds of tobacco to him the said W^m though often thereunto requested hath not hitherto Satisfied or paid but the same to pay hath & Still doth deny & refuse to the damage of the Said W^m Seven thousand five hundred pounds of tobacco & thereupon he bringeth his Suite.

And the Said James by George Oldfeild his Attorny cometh & defendeth the force & injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to both parties.

Now here at this day to wit the Six & twentith day of November in the foure & fortith yeare of the Dominion of Caecilius &c Came the said W^m by his Attorny aforesaid and offered himselfe against the said James in the plea aforesaid but the said James came not but made default Therefore it is considered by the Court here that the said W^m Dare recover against the said James Nuthall aswell the summe of foure thousand five hundred and eight pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of Seven hundred & three pounds of tobacco Costs of Suite.

Thomas Doxey

agt

George Marshall Administrator of all and
Singular the goods Chattells & Creditts of
Joseph Brough late of St Maries County deceased was attached to answer unto Thomas
Doxey of a plea of trespas upon the case.

And whereupon the said Thomas by Robert Ridgely his Attorny complaineth that whereas the Said Thomas the twelfth day of June

in the 42th yeare of the Dominion of Caecilius &c Annog Dom One Liber N N thousand six hundred Seventy foure at the speciall instance and request of him the said Joseph in the life time of the said Joseph had sold and delivered to him the said Joseph diverse goods and merchandizes a particular whereof is here in Court produced amounting to the summe of two hundred & Seventy pounds of tobacco & whereas also at the same time there was due and oweing to the Said Thomas from him the said Joseph the summe of twelve hundred pounds of tobacco for One yeares Rent of a parcell of land called Point-Looke-Out In consideration whereof the Said Joseph in his life time did assume upon himselfe & to the Said Thomas did faithfully promise that he the said Joseph the aforesaid Summes of two hundred & Seventy pounds of tobacco and twelve hundred pounds of tobacco amounting in all to the summe of fourteen hundred and Seventy pounds of tobacco to him the said Thomas when thereunto required would well and truly content & pay Yet the aforesaid Joseph in his life time nor the aforesaid George Since his death the said Summe of fourteen hundred and Seventy pounds of tobacco to him the said Thomas hath not paid though often thereunto required but the Same to pay hath refused and yet doth refuse to the damage of the Said Thomas two thousand pounds of tobacco & thereupon he bringeth his suite

And the said George by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth licence to imparle until the first day of the next Court and the same day is granted to both parties.

Now here at this day to wit the Six and twentith day of November in the foure and fortith yeare of the Dominion of Caecilius &c Annog Dom One thousand Six hundred Seventy five came the said Thomas Doxey by his Attorny aforesaid & offered himselfe against the said George in the plea aforesaid but the said George came not but made default Therefore it is considered by the Court here that the said Thomas recover against the estate of the Said Joseph Brough aswell the summe of fourteen Seventy pounds of tobacco damages occasioned by the trespas aforesaid as also the sume of five hundred fifty two pounds of tobacco costs of Suite.

Edward Tarleton agt holder otherwise called Marmaduke Simme of Marmaduke Seme the County of St Maries was Sumoned to answer unto Edward Tarleton of a plea that he render unto him the summe of Sixteen hundred pounds of good Sound merchantable leafe tobacco and casque which to him he oweth and unjustly deteineth.

And whereupon the Said Edward by Robert Ridgely his Attorny Saith that whereas the Said Marmaduke the Seven & twentith day of January One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the Seale of him the Said Marmaduke and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly bound unto the Said Edward in the full and just quantity of Sixteene hundred pounds of good Sound merchantable leafe tobacco and casque to be paid unto the Said Edward his heirs executors admrs or certaine Attorny upon all demands in Some convenient place in the County aforesaid the payment well & truly to be made the Said Marmaduke did bind himselfe his heirs executors or adm^{rs} firmly by those presents notwithstanding which the Said Marmaduke the Said Summe of Sixteen hundred pounds of tobacco to him the Said Edward according to the tenor of the Said writeing Obligatory hath not paid though often thereunto required but the Same to pay hath denyed and as yet doth deny whereupon the Said Edward Saith he is dampnified and hath lost to the value of two thousand pounds of tobacco and thereupon he produces his Suite.

And the Said Marmaduke by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto until next Provincial Court the Same day is given to both parties

Now here at this day to wit the Six and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the Said Edward by his Attorny aforesaid and offered himselfe against the Said Marmaduke in the plea aforesaid but the Said Marmaduke came not but made default Therefore it is considered by the Court here that the Said Edward Tarleton recover against the Said Marmaduke aswell the Summe of Sixteen hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred thirty six pounds of tobacco costs of suite.

Thomas Galter agt holder otherwise called Marmaduke Semme of Marmaduke Seme the County of st Maryes was Sumoned to answer unto Thomas Galter of a plea that he render unto him the full and just quantity of foure and twenty hundred pounds of good Sound merchantable leafe tobacco & casque which to him he oweth and unjustly deteineth

And whereupon the Said Thomas Galter by Robert Ridgely his Attorny Saith that whereas the Said Marmaduke the Seven & twentith day of January One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the Seale of him the said Marmaduke and here in Court produced whose date is the day and yeare aforesaid did confesse himselfe to be holden and firmly bound unto the said Thomas in the full and just quantity of foure and twenty hundred pounds of good Sound merchantable leafe tobacco

& caske according to the Act of Assembly to be paid unto the said Liber N N Thomas Galter his heirs execut^{rs} adm^{rs} or assignes upon all demands in Some convenient place in the County aforesaid To the which payment well and truly to be made the Said Marmaduke did bind himselfe his heirs executors & admrs firmly by those presents notwithstanding which the Said Marmaduke the Said Summe of foure and twenty hundred pounds of tobacco to him the said Thomas according to the tenor of the Said writeing obligatory hath not paid though often demanded but the same to pay hath refused and as yet doth refuse to pay the Same whereupon the Said Thomas Saith he is dampnified & hath lost to the value of three thousand pounds of tobacco & thereupon he produceth his Suite.

And the Said Marmaduke by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill next Provinciall Court the same day is given to both parties.

Now here at this day to wit the Six & twentith day of November in the 44th yeare of the Dominion of Caecilius &c came the Said Thomas by his Attorny aforesaid and offered himselfe against the Said Marmaduke in the plea aforesaid but the Said Marmaduke Came not but made default. Therefore it is Considered by the Court here that the Said Thomas Galter recover against the Said Marma- p. 18 duke Seme aswell the summe of foure and twenty hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred thirty Six pounds of tobacco costs of Suite.

Thomas Mountfort | This cause being upon ejectment betweene Edward Roe and John Boone Ordered that a resuragt Samuel Hatton vey be made of the lands in question and a jury be impannelled of the neighbourhood a Certificate thereof to be returned at the next Provinciall Court.

John Allen Richard Boughton late of Ann Arundell County otherwise called Richard Boughton of Charles agt Richard Boughton County in the Province of Maryland Gent was Sumoned to answer unto John Allen in a plea that he render unto him the summe of two thousand One hundred and fifty pounds of tobacco which to him he oweth and unjustly deteineth

And whereupon the Said John Allen by Kenelm Cheseldyn his Attorny Saith that whereas the Said Richard Boughton the Second day of April in the yeare One thousand six hundred Sixty nine did by his certaine writeing Obligatory Sealed with the Seale of him the Said Richard and here in Court produced whose date is the Same day and yeare abovewritten bind himselfe his heirs execut^{rs} admrs or assignes to pay unto John Allen of London merchant him

Liber N N his heirs execut^{rs} adm^{rs} or assignes two thousand One hundred and fifty pounds of good Sound large merchantable leafe tobacco in caske at or upon the tenth day of November next ensueing the date thereof notwithstanding which the Said Richard Boughton the Said Summe of two thousand One hundred and fifty pounds of tobacco according to his said writeing Obligatory hath not paid though often thereunto required but the same to pay hitherto hath and Still doth deny to the damage of the Said John Allen the summe of three thousand five hundred pounds of tobacco & thereupon he bringeth his Suite.

And the Said Richard Boughton by Robert Ridgely his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court & the same day is given to both parties.

Now here at this day to wit the five & twentith day of November in the 44thyeare of the Dominion of Caecilius &c Came the said Richard by his Attorny aforesaid but the Said John Allen came not to prosecute his plaint aforesaid Therefore it is Considered by the Court here that the Said Richard Boughton recover against the said John Allen the Summe of Seaven hundred Sixty foure pounds of tobacco for his costs of Suite and the Said John Allen in mercy for his false claime.

John Allen agt Richard Boughton late of Ann Arundell County Gent was attached to answer unto John Allen in a Richard Boughton plea of trespas upon the case.

And whereupon the said John Allen by Kenelm Cheseldyn his Attorny complaineth that whereas the said Richard Boughton the Seventh day of January in the yeare One thousand six hundred Seventy three bought had and received of the Said John Allen divers goods and merchandizes in the whole amounting to the summe of three thousand foure hundred eight Seaven pounds of tobacco a particular whereof is here in Court produced In consideration whereof the Said Richard did assume upon himselfe and to the Said John did faithfully promise that he the Said Richard when thereunto required the said Summe of three thousand foure hundred eighty Seaven pounds of tobacco to him the Said John would well and truly content and pay Notwithstanding which the said Richard the said Summe of three thousand foure hundred eighty Seaven pounds of tobacco to him the Said John according to his promise hath not paid though often thereunto required but the Same to pay hitherto hath & Still doth deny to pay to the damage of the Said John five thousand pounds of tobacco and thereupon he bringeth his Suite.

And the said Richard by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c & prayeth liberty to imparle

here untill next Provinciall Court & the same day is given to both Liber NN parties. Now here at this day to wit the five and twentith day of November in the 44th yeare of the Dominion of Caecilius &c came the Said Richard by his Attorny aforesaid but the Said John came not to prosecute his plaint aforesaid Therefore it is considered by the Court here that the said Richard recover against the said John the summe of Seven hundred sixty foure pounds of tobacco costs of Suite & the said John Allen in mercy for his false claime.

Thomas Jones agt otherwise called Richard Boughton of Charles Richard Boughton County in the Province of Maryland was Sumoned to answer unto Thomas Jones in a plea that he render unto him the summe of eight hundred and eighty pounds of tobacco w^{ch} to him he oweth and unjustly deteineth

And whereupon the Said Thomas Jones by Kenelm Cheseldyn his Attorny Saith that whereas the Said Richard the Sevententh day of April in the yeare of Our Lord One thousand Six hundred Seventytwo by his certaine writeing Obligatory Sealed with the Seale of him the Said Richard and here in Court produced whose date is the day and yeare abovewritten did acknowledge himselfe to owe & Stand indebted to Mr Thomas Jones merchant in the full and just quantity of Eight hundred & Eighty pounds of good Sound merchantable tobacco in caske To be paid to the Said Mr Thomas Jones his Executors admrs or assignes at or upon the tenth day of November next ensueing the date thereof with conveinency To the which payment well and truly to be made he bound himselfe his heirs Executrs & admrs firmly by those presents notwithstanding which the said Richard the said summe of eight hundred & eighty pounds of tobacco according to the Tenor of his Said writeing Obligatory unto him the Said Thomas Jones though often thereunto required hath not paid but the same to pay hitherto hath and Still doth altogether deny to the damage of the said Thomas fifteene hundred pounds of tobacco & thereupon he bringeth his Suite.

And the Said Richard by Robert Ridgely his Attorny cometh and defendeth the force and injury &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court & the same day is given to both parties.

Now here at this day to wit the foure and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the said Thomas Jones by his Attorny aforesaid and the Said Richard by his Attorny came likewise and the said Richard Saith as to eight hundred pounds of tobacco part of the said eight hundred & eighty pounds of tobacco he cannot gainsay but that he oweth the same unto the said Thomas in manner and forme as is above declared against him Therefore it is considered by the Court here that the said

Liber N N Thomas recover against the Said Richard aswell the summe of eight hundred pounds of tobacco the debt aforesaid as also the Summe of pounds of tobacco cost of Suite

M^r Rob^t Ridgely.

I pray be pleased to appeare for me in a Suite depending this April Court agt me comenced by Mr Thomas Jones and to confesse judgmt for Eight hundred pounds of tobacco with a cessat executio till November next weh is all at preent from

April 9th 1675.

Yor Very respective & Obliged ffreind & Servt.

Ri: Boughton

Henry Verburgh Memorandum that at this Court vizt the fiftenth day of ffebruary in the 43th yeare of the Dominion agt of Caecilius &c Annog Dom One thousand six John Quigley hundred Seventy foure Came Capt Henry Verburgh Comander of the Shipp Queene of Sweedland by Robert Ridgely his Attorny and exhibiteth to the Court here his certaine bill against John Ouigley gent One of the Attornyes of this Court in his proper person present of a plea that he render unto him the just and full quantity of two thousand five hundred pounds of good Sound merchantable tobacco in caske which to him he oweth & unjustly deteineth.

And whereupon the said Henry by Robert Ridgely his Attorny Saith that whereas the Said John Quigley the two and twentith day of August One thousand Six hundred Seventy and foure by his certaine writeing Obligatory Sealed with the Seale of him the Said John and here in Court produced whose date is the day and yeare aforesaid did bind himselfe his heirs executors and admrs to pay or cause to be well and truly paid unto the said Henry his heirs executors adm^{rs} or assignes the just and full quantity of two thousand five hundred pounds of good Sound merchantable tobacco in caske due to be paid at or upon the tenth day of November next ensueing the date thereof convenient to the waterside either in Charles County or St Maries County Yet the aforesaid John Quigley the said two thousand five hundred pounds of tobacco to him the Said Henry p. 20 according to the Tenor of his of his Said bill though often thereunto required hath not paid but the same to pay bath denyed and as yet doth deny whereupon the said Henry Saith he is dampnified & hath lost to the value of three thousand pounds of tobacco & thereupon he bringeth his Suite.

And the Said John Quigley by Robert Carvile his Attorny cometh & defendeth the force and injury &c and prayeth liberty of Speakeing hereunto until the next Provincial Court the same day is given to both parties

Now here at this day to wit the foure and twentith day of Novem-

ber in the 44th yeare of the Dominion of Caecilius &c Annog Dom Liber N N One thousand six hundred Seventy five came aswell the Said Henry by his Attorny aforesaid as the Said John in his proper person and the said John Saith nothing in barre or avoidance of the action aforesaid of him the said Henry for that he oweth unto the said Henry the said Summe of two thousand five hundred pounds of tobacco in manner and forme as the Said Henry hath above declared against him Therefore it is considered by the Court here that the Said Henry recover against the Said John aswell the Summe of two thousand five hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred forty Six pounds of tobacco costs of Suite.

John Ingram William Ebden late of Baltimore County otherwise called William Ebden of Baltemore County in the W^m Ebden | Province of Maryland planter was Sumoned to answer John Ingram in a plea that he render unto him five hundred pounds of tobacco which to him he oweth and unjustly deteineth

Whereupon the Said John by Vincent Lowe his Attorny Saith that whereas the Said W^m the ninth day of ffebruary Anno Dom One thousand six hundred Seventy three by his certeine writeing Obligatory did bind himselfe his heirs execut^{rs} adm^{rs} in the penall Summe of One thousand pounds of tobacco & caske to pay unto the said John his heirs Executors admrs the full and just Summe of five hundred pounds of good Sound merchantable tobacco & caske which payment well and truly to be made by the tenth day of October next ensueing the date Yet notwithstanding the aforesaid Summe of five hundred pounds of tobacco the Said Wm hath not paid to him the Said John according to the tenor of the Said bill though often thereunto required whereupon the said John Saith he is dampnified and hath damage to the value of twelve hundred pounds of tobacco and thereupon he brings his suite.

Now here at this day to wit the five and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the said John Ingram by his Attorny aforesaid and offered himselfe against the said W^m Ebden in the plea aforesaid but the Said W^m Came not but made default Therefore it is considered by this Court here that the said John Ingram recover against the Said W^m Ebden the summe of five hundred pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of Suite.

agt

Thomas Taylor planter Thomas Taylor late of Dorchester County Gent was attached to answer unto Thomas Thomas Taylor Gent | Taylor of the same County planter in a plea wherefore by force and armes On him the

Liber N N said Thomas Taylor planter in Dorchester County an assault did make and him did beate wound and evill handle and him imprisoned and so imprisoned a long time deteined and other enormities to him did to the damage of him the said Thomas Taylor planter and against the peace &c.

> And whereupon the Said Thomas Taylor planter by Kenelm Cheseldyn his Attorny complaineth that whereas the said Thomas Taylor Gent the fiftenth day of ffebruary in the year of Our Lord One thousand Six hundred Seventy three and in the two & fortith yeare of the Dominion of Caecilius &c in Dorchester County aforesaid with force and armes to wit with swords Staves & Knives on him the said Thomas Taylor planter did make an assault and him did beate wound & evil handle and him So in prison against the Law a long time that is to say by the Space of One whole day detained without any reasonable cause to the damage of the said Thomas Taylor planter five thousand pounds of tobacco & against the peace &c & thereupon he bringeth his Suite.

> And the Said Thomas Taylor Gent by Robert Carvile his Attorney Cometh & defendeth the force and injury when &c and prayeth liberty to imparle here untill next Court the same day is given to both parties.

Now here at this day Came the plaintiff and defendant by their Attornyes aforesaid to wit the five and twentith day of November in the 44th yeare of the Dominion of Caecilius &c & the Said Thomas Taylor Gent Saith that he is in nowise guilty of the trespas p. 21 of assault battery and imprisonment by the Said Thomas Taylor planter above against him and complained off and of this he putts himself upon the Country and the plaintiff likewise Therefore it is Comanded the Sheriff that he cause to come here twelve &c Afterwards to wit the Six & twentith day of November in the yeare aforesaid Came aswell the plaintiff & defendant by their Attornyes aforesaid and the jurors of that jury Came likewise to wit Henry Tripp James Nuthall Edward Roe Richard Bayley George Marshall Walter Hall David Holt Daniel Clocker Wm King Joseph Edloe Thomas Doxey and Ralph Blackhall who being impannelled Summoned & Sworne to Say the truth in the premisses upon their Oathes doe say They find for the plaintiff But because it appeareth not to the Court here what damages the plaintiff hath susteined by occasion of the trespas assault battery & imprisonmn^t aforesaid it is comanded the jurors aforesaid that they diligently enquire thereof which said Jurors upon their Oathes doe Say Wee the jurors doe find for the plaintiff two thousand pounds of tobacco damages. Therefore it is Considered by the Court here that the said Thomas Taylor planter recover against the said Thomas Taylor Gent aswell the summe of two thousand pounds of tobacco for his damages occasioned by the trespas assault battery and imprisonmt aforesaid as also the sume of two thousand five hundred fifty Six pounds of tobacco costs of Suite.

Thomas Taylor planter agt
Thomas Taylor late of Dorchester County Liber N N
Gent was attached to answer unto Thomas
Taylor Gent
Taylor planter in a plea wherefore by force and armes the tobacco house of him the

Said Thomas Taylor planter in the County aforesaid did breake and three hogesheads of tobacco then and there being of the proper goods and Chattells of him the said Thomas Containing neate thirteene hundred and two pounds of tobacco did take and carry away to the damage of the said Thomas and against the Peace &c.

And whereupon the Said Thomas Taylor planter by Kenelm Cheseldyn his Attorny complaineth that whereas the Said Thomas Taylor Gent the fiftenth day of March in the yeare One thousand six hundred Seventy three with force & armes the tobacco house of him the said Thomas Taylor planter in Dorchester County aforesaid did breake & three hogesheads of tobacco containeing neate the summe of thirteen hundred and two pounds of tobacco then & there being of the proper goods and Chattels of him the said Thomas Taylor planter did take and carry away to the damage of the Said Thomas Taylor planter the Summe of Seaven thousand pounds of tobacco and thereupon he bringeth his Suite.

And the Said Thomas Taylor Gent by Robert Carvile his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties here.

Now here at this day to wit the Sixth & twentith day of November in the foure & fortith yeare of the Dominion of Caecilius &c came the said plaintiff and defendant by there Attornyes aforesaid & the said defendant Saith that he is in no wise guilty of the trespas by the said Thomas Taylor planter above against him complained off and of this he putts himselfe upon the Country and the plaintiff likewise Therefore it is Comanded the Sheriff that he cause to come here twelve &c. Which said jurors likewise came to wit John Gittings Wm Thomas Arthur Wright Peter Watts John Tant Richard Meekins W^m Hemsley W^m Jones Jn^o Brookes Jn^o Hollins Henry Turner & Henry Exon who being impannelled Sumoned and Sworne to say the truth in the premisses upon their Oathes doe Say Wee find for the plaintiff nine hundred forty two pounds of tobacco and three hundred and fifty pounds of tobacco damages for two yeares deteining of the said nine hundred forty two pounds of tobacco Therefore it is Considered by the Court here that the said Thomas Taylor planter recover against the said Thomas Taylor Gent the summe of twelve hundred ninty two pounds of tobacco for his damages occasioned by this trespas aforesaid as also the Summe of two thousand five hundred eighty Six pounds of tobacco for his Costs and charges in this behalfe laid Out and expended and the said Thomas Taylor Gent in mercy.

Liber N N Richard Moy agt George Wells late of Baltemore County otherwise called George Wells of Baltemore County in the Province of Maryland Gent was Sumoned to answer unto Richard Moy of a plea that he render unto him nine hundred and twenty pounds of tobacco which to him he oweth and unjustly deteineth.

And whereupon the said Richard by Robert Carvile his Attorny Saith that whereas the Said George upon the eighth day of October in the yeare of Our Lord One thousand six hundred seventy two did confesse and acknowledge himselfe to owe and stand indebted unto the said Richard in the just and full quantity of nine hundred & twenty pounds of good sound merchantable tobacco & caske to be paid to the said Richard upon demand in Some convenient place in the said County Yet notwithstanding the Said George the Said Summe of nine hundred & twenty pounds of tobacco to him the said Richard though often thereunto requested hath not paid or Satisfied but the Same to pay hath hitherto denyed and Still doth deny and refuse to the damage of the Said Richard twelve hundred pounds of tobacco & thereupon he bringeth his suite.

And the Said George Wells by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle here untill the next Court & the Same day is given to both parties. Now here at this day to wit the Six & twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the parties aforesaid by their Attornyes aforesaid and the Said George Saith that as to three hundred fifty foure pounds of tobacco part of the said Summe of nine hundred and twenty pounds of tobacco he cannot gainsay for that he oweth the said Richard the said summe of three hundred & fifty-foure pounds of tobacco in manner and forme as the Said Richard hath above declared against him Therefore it is considered by the Court here that the said Richard Moy recover against the Said George Wells aswell the said Summe of three hundred fifty foure pounds of tobacco the debt aforesaid as also the summe of Six hundred thirty-five pounds of tobacco costs of Suite.

Marke Cordea agt
Thomas Pearce late of St Maries County Planter
was attached to answer unto Marke Cordea in a plea
of trespas upon the case.

And whereupon the Said Marke by Kenelm Cheseldyn his Attorny complaineth that whereas the Said Thomas the twelfth day of April in the yeare One thousand Six hundred Seventy three bought had and received of him the Said Marke divers goods & merchandizes at divers dayes and times to wit from the twelfth day of April in the yeare aforesaid untill the twelfth day of July in the same yeare a particular whereof is here in Court produced

amounting in the whole to the summe of One thousand three hundred Liber N N twenty five pounds of tobacco In consideration whereof the Said Thomas Pearce did assume upon himselfe and to the said Marke did faithfully promise that he the said Thomas when thereunto required the said summe of One thousand three hundred twenty five pounds of tobacco to him the said Marke would well and truly content & pay Notwithstanding which the said Thomas the said summe of One thousand three hundred twenty five pounds of tobacco to him the said Marke hath not paid according to his promise but the same to pay hitherto hath & Still doth altogether deny to the damage of him the Said Marke the summe of two thousand five hundred pounds of tobacco & thereupon he bringeth his Suite.

And the Said Thomas by John Quigley his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle here untill the next Provinciall Court the same day is given to both parties.

Now here at this day to wit the Six and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the said Marke by his Attorny aforesaid and offered himselfe against the Said Thomas in the plea aforesaid but the said Thomas Came not but made default Therefore it is considered by the Court here that the said Marke recover against the Said Thomas the Summe of One thousand three hundred twenty five pounds of tobacco damages occasioned by the trespas aforesaid as also the Summe of

pounds of tobacco costs of Suite.

Philemon Loyd | Memorandum that this present ninetenth day of ffebruary One thousand Six hundred Seventy foure John Quigley | Came Philemon Loyd Gent by Robert Carvile his Attorny and exhibiteth his certaine bill here in Court against John Quigley One of the Attornyes of this Court present here in Court in his proper person for that that is to say That the Said John the Sixth day of June in the yeare of Our Lord One thousand six hundred seventy foure by his certaine bill or writeing Obligatory Sealed with the Seale of him the Said John and here in Court produced whose date is the day and yeare abovesaid did confesse himselfe to be holden and firmly bound unto the Philemon Loyd in the full and just quantity of eight thousand pounds of good Sound merchantable tobacco and caske to be paid to the Said Philemon in p. 23 Some convenient place in Talbott County upon the tenth day of October then next ensueing Yet notwithstanding the Said John the Said summe of eight thousand pounds of tobacco to him the said Philemon though often requested hath not paid or Satisfied but the Same to pay hath hitherto denyed and Still doth deny to the damage of the Said Philemon twelve thousand pounds of tobacco and thereupon he bringeth his suite.

And the said John by Kenelm Cheseldyn his Attorny cometh and Liber N N defendeth the force and injury when &c and prayeth liberty to imparle here untill the next Provinciall Court the same day is given to both parties.

> Now here at this day to wit the six and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Annog Dom One thousand six hundred seventy five Came the said Philemon by his Attorny aforesaid and offered himselfe against the said John in the plea aforesaid but the said John came not but made default Therefore it is considered by the Court here that the said Philemon Loyd recover against the said John Quigley aswell the summe of eight thousand pounds of tobacco the debt aforesaid as also the Summe of six hundred thirty five pounds of tobacco costs of suite.

John England & Thomas Jones agt W^m Marshall

ffrancis Wyne late of Charles County Executor of the last will and testament of William Marshall deceased was attached to answer ffrancis Wyne execut^r unto John England and Thomas Jones of Bristoll merchants in a plea of trespas upon the case.

And whereupon the Said John and Thomas by Kenelm Cheseldyn their Attorny Complaine that whereas the Said William Marshall in his life time to wit the last day of May in the yeare One thousand Six hundred Seventy two Stood indebted to them the said John and Thomas the Summe of three hundred twenty two pounds of tobacco In consideration whereof the Said W^m did assume upon himselfe and to the Said John and Thomas did faithfully promise to pay unto them their lawfull Attorny their heirs executors administrators or assignes or any or either of them the Summe of three hundred twenty two pounds of tobacco in caske from of his owne Plantation at or upon the tenth day of October next ensueing notwithstanding which the said W^m Marshall in his life time nor the Said ffrancis Wyne Since his death execut^r of the last will and testament of the Said W^m though often thereunto required the Said sume of three hundred twenty two pounds of tobacco to them the Said John and Thomas hath not paid but the same to pay hitherto hath and Still doth altogether deny to the damage of the Said John and Thomas the Summe of twelve hundred pounds of tobacco & thereupon they bring their Suite.

And the said ffrancis by Benja Rozer his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties. Now here at this day to wit the Six and twentith day of November in the 44th yeare of the Dominion of Caecilius & Came the said John & Thomas by their Attorny aforesaid and the Said ffrancis by his Attorny came likewise and the Said

ffrancis Saith that the Said John and Thomas their action against Liber N N him ought not to have for that he alwayes was and Still is ready to pay the Said three hundred twenty two pounds of tobacco and of this he prayeth the judgmt of the Court and the Said John and Thomas also, whereupon it is the judgment of the Court here that a non suite be awarded against the plaintiffs and that the said ffrancis recover against the said John England & Thomas Jones the Summe of fourteen hundred forty foure pounds of tobacco costs of suite and the Said John and Thomas in mercy for their false Claime.

Thomas Walker William King late of Calvert County planter otherwise called Wm King of the County of Calagt vert Inholder was Summoned to answer Thomas Wm King Walker of the County of Somersett Gent of a plea that he render unto him the full & just Summe of thirteene hundred eighty five pounds of good sound merchantable tobacco in caske which to him he oweth & unjustly deteineth

And whereupon the Said Thomas Walker by Robert Ridgely his Attorny Saith that whereas the Said W^m King the thirtith day of May One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the Seale of him the Said William and p. 24 here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly indebted unto the Said Thomas in the full and just Summe of thirteene hundred & eighty five pounds of tobacco and caske to be paid to the Said Thomas Walker or to his certaine Attorny his heirs executors admrs or assignes upon demand at Some Convenient place in Patuxent River To the which payment well & truly to be made the Said Williams did bind himselfe his heirs executors & admrs firmly by those preents Yet the aforesaid Wm King the Said Summe of thirteene hundred eighty five pounds of tobacco to him the Said Thomas according to the tenor of the Said writeing Obligatory though often demanded hath not paid but the same to pay hath denyed and as yet doth deny whereupon the said Thomas Saith he is damnified & hath lost to the value of fifteene hundred pounds of tobacco and thereupon he bringeth his Suite.

Now here at this day to wit the Six and twentith day of November in the 44th yeare of the Dominion of Caecilius & Came the Said W^m King in his proper person and Saith nothing in barre or avoidance of the action aforesaid of him the Said Thomas for that he oweth unto the Said Thomas the said Summe of thirteene hundred eighty five pounds of tobacco in manner and forme as the Said Thomas hath above against him declared therefore it is considered by the Court here That the Said Thomas recover against the said W^m the Said Summe of thirteene hundred eighty five pounds of tobacco the debt aforesaid as also the summe of five hundred fifty two pounds of tobacco costs of Suite.

Liber N N David Holt The plaintiff in ffebruary Court last brings his action of Ejectment against the deft in the name of Thomas John Paty | Parsons plaintiff as feigned Lessee against John Lewis deft the casuall Ejector for the tryall of his Title with the Said John Paty to a certaine messuage or Tenement & fifty acres of land with the Orchard Garden & appurtennes to the same belonging lyeing in St Georges Hundred in St Maries County On the east side of the mouth of the Creeke called Wickliffes Creeke and bounding On the north with a lyne drawne from a bite in the said Creeke called Costines bite and extending East into the woods One hundred and twenty pches or thereabouts On the East with a meridian line drawne from the said End of the former line South through the woods till it intersects a paralell line drawne from a marsh called Country Marsh and On the South with the said parralell and in March last the plt delivered to Thomas Hopkins the Tenant in possession of the said Lands by virtue of Some lease from the said John Paty a coppy of the declaration in ejectment according to rule of Court and accordingly the said John Paty the fourth day of May last by Kenelm Cheseldyn his Attorny came & appeared and offered himselfe to defend the title and to be putt in defendant thereupon day was given to both the Said parties till the first day of the then next Court to try the title between the said parties Att which Said Court to wit the Six and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Annog Dom One thousand six hundred Seaventy five Came aswell the Said David Holt by Robert Carvile his Attorny and offered himselfe against the said John Paty for the tryall of the title aforesaid and the Said John Paty came likewise by Kenelm Cheseldyn his Attorny and Said nothing in barre of the Said action but offered himselfe ready to deliver up possession to the Said David Holt Therefore it is granted that the said David Holt against the said John Paty his possession of the houses Garden Orchard and fifty acres of land aforesaid with the appurtenings above specified together with the summe of five hundred Fifty Six pounds of tobacco costs of Suite. And therefore it is Comanded the Sheriff of St Maries County that to the said David Holt the said Sheriff his full possession of the Messuage and premisses without delay to him he give and how the Said precept is executed that the Said Sheriff make it appeare here the eighth day of ffebruary next.

Charles Delaroch agt attached to answer unto Charles Delaroch in a Thomas Beale plea of trespas upon the case.

And whereupon the Said Charles Delaroch by Robert Ridgely his Attorny complaineth that whereas the Said Thomas the 24th of November One thousand six hundred Seventy three Stood indebted to the said Charles the Summe of eighteen hundred Seventy and One pounds of tobacco being for tobacco paid

by the Order of the Said Thomas unto Severall persons and also for Liber N N liquors and other accomodations received at the house of him the said Charles at divers dayes and times from the said foure & twentith day of November in the yeare aforesaid untill the Sixtenth of January in the yeare of Our Lord One thousand six hundred Seventy p. 25 foure a particular whereof is here in Court produced In consideration whereof the Said Thomas Beale did assume upon himselfe and to the said Charles did faithfully promise that he the Said Thomas the said Summe of Eighteen hundred Seventy One pounds of tobacco to him the Said Charles when thereunto required would well & truly content & pay notwithstanding which the Said Thomas the said summe of Eighteen hundred Seventy One pounds of tobacco to him the Said Charles according to his promise hath not paid though often thereunto require but the same to pay hath & Still doth deny to the damage of the said Charles three thousand pounds of tobacco and thereupon he bringeth his suite

And the said Thomas by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c & prayeth liberty to imparle here untill next Court the Same day is given to both parties.

Now here at this day to wit the Six and twentith day of November in the foure and fortith yeare of the Dominion of Caecilius &c Annog Dom One thousand Six hundred Seventy five came the said Charles by his Attorny aforesaid but the said Thomas Came not but made default Therefore it is granted by the Court here that the said Charles recover against the said Thomas Beale aswell the Summe of eighteen hundred Seventy One pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred forty eight pounds of tobacco costs of Suite.

Comand was given to the Sheriff of Charles County Tames Neale that he take Hugh O Neale late of his County Gent agt Hugh O Neale | if he should be found in his Bailiwick & him safe Keepe So that he have his body here the Sixtenth day of November in the 44th years of the Dominion of Caecilius &c to answer unto James Neale in a plea that he hold Covenant with him according to the forme force and effect of a certaine writeing betweene them made. At which said Sixtenth day of November the Same Sheriff maketh returne that the Said Hugh O Neale is not found in his Bailiwick whereupon the said James by Kenelm Cheseldyn his Attorny prayed an attachment against the estate of the Said Hugh according to Act of Assembly in Such case made and provided and it is granted unto him.

agt

Benony Eaton John Slaughter late of Talbott County otherwise called John Slater of Wye River in Talbott County John Slaughter in the Province of Maryland Inholder was Summoned to answer unto Benony Eaton Marriner the

Liber N N summe of three thousand three hundred pounds of tobacco which to him he owes and unjustly deteines &c.

> And whereupon the Said Benony Eaton by John Rousby his Attorny Saith that whereas the said John Slater the ninth day of July in the yeare of Our Lord One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the Seale of him the Said John and here in Court produced whose date is the day and yeare abovesaid did bind himselfe his heirs executors admrs and assignes well and truly to pay or cause to be paid unto the said Benony or Company their heirs execut^{rs} or assignes the full and just Summe of three thousand three hundred pounds of good Sound merchantable tobacco in caske to be paid at some convenient place in Wye aforesaid upon demand after the tenth day of October then next ensueing the date of those presents notwithstanding which the said John the said Summe of three thousand three hundred pounds of tobacco according to the tenor of the Said writeing Obligatory though often thereunto required to the said Benony hath not paid but the Same to him to pay hitherto hath denyed and Still doth deny and refuse to the damage of the Said Benony five thousand pounds of tobacco and thereupon he bringes his suite.

> And the Said John by Mathew Warde his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court the same day is given to both parties.

Now here at this day Came the Six and twentith day of November in the foure & fortith yeare of the Dominion of Caecilius came the said Benony by his Attorny aforesaid and the said John by his Attorny came likewise and the said John Saith nothing in barre or avoidance of the action aforesaid of him the said Benony because he oweth unto the said Benony the said summe of three thousand p. 26 three hundred pounds of tobacco in manner & forme as the Said Benony hath above declared against him Therefore it is considered by the Court here that the said Benony Eaton recover against the Said John Slaughter aswell the Summe of three thousand three hundred pounds of tobacco the debt aforesaid as also the Summe of

pounds of tobacco costs of suite but So as execution thereof Stay untill next Provinciall Court.

Edward Tarleton adm^r) Marmaduke Semme late of s^t Maries County Rob^t Burton Inholder otherwise called Marmaduke Seme of the County of St Maries in the Province agt of Maryland was Sumoned to answer unto Marmaduke Semme Edward Tarleton Administrator of all and

Singular the goods Chattells & Creditts of Robert Barton deceased of a plea that he render unto him the summe of four hundred pounds of tobacco which from him he unjustly deteineth

And whereupon the said Edward by Robert Ridgely his Attorny Liber N N Saith that whereas the said Marmaduke the Seven & twentith day of January One thousand Six hundred Seventy foure by his certaine bill Obligatory Sealed with the Seale of him the Said Marmaduke and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden & firmly bound unto the Said Robert Barton or his Order his heirs execut^{rs} adm^{rs} or assignes in the full or just Summe or quantity of foure hundred pounds of good Sound merchantable tobacco & casque to be paid in Some convenient place in the County aforesaid to the which payment well & truly to be made the Said Marmaduke did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those p^rsents upon demand notwithstanding which the Said Marmaduke the said Summe of foure hundred pounds of tobacco to him the Said Robert in his life time nor to the said Edward to whom administration of all and Singular the goods Chattels & Creditts of the said Robert since his death was committed Since his death according to the Tenor of the said bill Obligatory hath not paid though often demanded but the Same to pay hath denyed & to pay the same as yet doth deny whereupon the Said Edward Saith he is dampnified & hath lost to the value of Eight hundred pounds of tobacco & thereupon he bringeth his Suite. And the Said Edward also bringeth here in Court the Letters of administracon to him granted of all and Singular the goods and Chattells of the said Robert that it may appeare to the Court here that he hath the administration thereof.

And the Said Marmaduke by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth license to imparle hereunto untill next Provincial Court the same day is given to both parties. Now here at this day to wit the Six & twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the Said Edward by his Attorny aforesaid & Offered himselfe against the Said Marmaduke in the plea aforesaid but the Said Marmaduke Came not but made default Therefore it is granted by the Court here that the said Edward recover against the said Marmaduke aswell the summe of foure hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred thirty Six pounds of tobacco costs of Suite.

Stephen Murty | William Hill of Calvert County was attached to answer Stephen Murty in a plea of trespas upon the agt W^m Hill case.

And whereupon the Said Stephen by Kenelm Cheseldyn his Attorny complaineth that whereas One Mathew Stone the twelfth day of ffebruary One thousand Six hundred Seventy foure was and Stood indebted unto him the said Stephen in the just quantity of One thousand and nine hundred pounds of tobacco and

Liber N N for the paymt thereof he the said Mathew did charge a noate upon him the Said W^m Hill being debtor in the like quantity of tobacco to him the said Mathew at the same time who did accept the same noate and in consideration thereof did assume upon himselfe and to the said Stephen and faithfully promise that he the Said Wm the aforesaid Summe of One thousand & nine hundred pounds of tobacco unto him the Said Stephen when thereunto required would well & faithfully content and pay notwithstanding which the Said W^m his promise and assumption So as aforesaid made little regarding but deviseing and fraudulently intending him the aforesaid Stephen of the aforesaid Summe of One thousand nine hundred pounds of tobacco craftily and Subtilly to deceive and defraud the aforesaid Summe of One thousand nine hundred pounds of tobacco to him the Said Stephen though often thereunto required hath not paid but the Same to pay hath altogether denyed and Still doth deny to the great damage of him the said Stephen whereupon he Saith he is dampnified and hath losse to the value of three thousand pounds of tobacco & thereupon he bringeth his suite.

And the Said William Hill by Robert Carvile his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of P. 27 Speakeing hereunto until next Provinciall Court the Same day is given to both parties

Now here at this day to wit the Six and twentith day of November in the 44th yeare of the Dominion of Caecilius &c Annog Dom One thousand six hundred Seventy five Came the Said Stephen by his Attorny aforesaid and offered himselfe against the Said W^m in the plea aforesaid but the Said William Came not but made default therefore it is considered by the Court here that the Said Stephen Murty recover against the said William Hill the summe of nineteene hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the Summe of five hundred twenty eight pounds of tobacco cost of Suite.

Sr W^m Davidson day of November in the 44th yeare of the Domin-Henry Phippes in Open Court and rendered himselfe into the custody of the Sheriff of St Maries County whereupon his Attorny prayed that the plaintiff being a fforreiner might putt in Special bayle to pay treble damages to the deft in case the plaintiff be cast in this suite whereupon time was granted to the plaintiff until the morrow and the deft in the interim discharged Out of prison. At which said morrow to wit the eightenth day of the Same November Came the said Sheriff Afterwards to wit the ninetenth day of the same November Came the Said sr William Davidson by his Attorny &

the Said Henry Phippes in the custody of the Sheriff came likewise Liber N N whereupon it is the judgment of the Court here that the plaintiff give Special bayle as aforesaid which was often demanded of the Attornyes for the plaintiff but they refused So to doe whereupon it is granted by the Court here that a nonsuite be awarded against the plaintiff and that the deft be released Out of prison

W^m Marloe late of Charles County being taken by the Sheriff of the same County in execution at suite of James Thompson was the twentith day of November in the 44th yeare of the Dominion of Caecilius &c committed to the custody of the Sheriff of St Maries County untill he satisfie the same afterwards ordered to be remitted

agt Robt Wms & Wm Osborne

John Edmondson Comand was given to the Sheriff of Talbott County That he take Robert Williams & William Osborne late of his County otherwise Robert Williams & Wm Osborne of Talbott County in the Province of Maryland if they should be found in

his Bailiwick and then safe Keepe So that he have their bodyes here the Sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto John Edmondson of a plea that they render unto him the full and just summe of twenty foure thousand pounds of good tobacco & caske which to him they Owe & unjustly deteine. Att which said sixtenth day of November the same Sheriff maketh returne of his writ aforesaid & Saith That the Said Robert Williams & W^m Osborne are not found in his Bailiwick Whereupon the said John Edmondson by Robert Ridgely his Attorny prayed an attachment might be granted him against the goods & Chattells of the said Robert & W^m according to Act of Assembly in such case made & provided and it is granted unto him.

James Neale & Comand was given to the Sheriff of Charles County Anna his wife | That all the goods and Chattells of William Russell besides his Oxen & Affros of his Cart and in like agt W^m Russell manner the moyety of all his Lands & Tenements within his Bailiwick of which the said Wm the eleventh day of ffebruary in the 45th yeare of the Dominion of Caecilius

&c or at any time after was Seized to James Neale & Anna his wife he cause to be delivered by reasonable price and extent To hold to them the goods & Chattells aforesd as their Owne proper goods & Chattells and the moyety aforesaid as their ffreehold to them and their assignes according to the forme of the Statute in Such case made & provided untill the summe of foure thousand Six hundred Sixty eight pounds of tobacco shall be thereupon fully levyed. Now here at this day to wit the Sixtenth day of November in the 44th yeare of his Lopps Dominion &c the same Sheriff maketh returne

Liber N N of the writ aforesaid endorsed No effects of the Said W^m Russell to be found within my Bayliwick which being read & heard. this cause continued untill next Court.

> Henry Ward agt Robert Turner

The Sheriff of Kent County haveing returned that he hath taken the body of the Said Robert Turner Henry Trulock & who not appeareing Ordered that unlesse the said Turner appeare by himselfe or his Attorny at the next Provinciall Court the said Sheriff shall be amercied.

p. 28 William Hill Comand was given to the Sheriff of St Maries County that he take Isaac ffoxcroft late of st Maries agt Isaac ffoxcroft | County otherwise called Isaac ffoxcroft of Accomack in Virginia Gent if he should be found in his Bailiwick and him Safe Keepe So that he have his body here the sixtenth day of November in the foure & fortith yeare of the Dominion of Caecilius &c to answer unto Wm Hill in a plea that he render unto him Six hundred pounds of tobacco which to him he oweth and unjustly deteineth Att which day the Said Sheriff maketh returne that the said Isaac ffoxcroft is not found in his Bailiwick Whereupon the said W^m by Robert Carvile his Attorny prayed an attachment might be awarded against the goods & chattells of the Said Isaac according to Act of Assembly in that case made & provided and it is granted unto him

Pope Alvey agt the defendant appeares by Vincent Lowe his Attorny & W^m Raven imparles untill next Court.

John Bowles the defendant by John Jones his Attorny appeares & the plaintiffs Attorny moves for Speciall Baile or an Josias ffendall attachment against the defts estate whereupon it is granted by the Court here that unlesse the deft within One month from this Six & twentith day of November in the 44th yeare of the Dominion of Caecilius putt in Speciall bayle to the plaintiffs action that an attachment be granted the plaintiff.

Henry Bradley | Comand was given the Sheriff of Talbott County that he take Henry Parker if he shall be found in his agt Henry Parker | Bailiwick So that he have his body here the Sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto Henry Bradley in a plea that he render unto him the summe of Sixteene thousand pounds of tobacco which to him he oweth and unjustly deteineth Att which said Sixtenth day of November in the yeare aforesaid the Same Sheriff

maketh returne that the said Henry Parker is not found in his Baili- Liber N N wick whereupon the said Henry Bradley by Kenelm Cheseldyn his Attorny prayeth an attachment against the goods and Chattells of the said Henry Parker according to an Act of Assembly in Such case made & provided & it is granted unto him.

Henry Bradley Comand was given the Sheriff of Dorchester County that he take Henry Parker if he shall be found in Henry Parker his Bailiwick & him safe Keepe So that he have his body here the sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto Henry Bradley in a plea that he render unto him the summe of sixteen thousand pounds of tobacco which to him he oweth and unjustly deteineth. Att which said Sixtenth day of November the Same Sheriff maketh returne that the said Henry Parker is not found in his Bailiwick whereupon the Said Henry Bradley by Kenelm Cheseldyn his Attorny prayed an attachment against the goods and Chattells of the said Henry Parker according to Act of Assembly in that case made & provided and it is granted unto him.

Comand was given to the Sheriff of Talbott Thomas Tasker agt County that he take W^m Chamberlaine late of W^m Chamberlaine his County otherwise called William Chamberlaine of Calvert County planter if he should be found in his Bailiwick and him safe Keepe so that he have his body here the Sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto Thomas Tasker in a plea that he render unto him the summe of six hundred pounds of tobacco which to him he oweth and unjustly deteineth. Att which said Sixtenth day of November the Same Sheriff maketh returne that the said William Chamberlaine lyeth hid So that he could not have his body at the day & place as by the same writ he was required Whereupon the Said Thomas by Kenelm Cheseldyn his Attorny prayed an attachment against the goods & Chattells of the Said William according to Act of Assembly in Such case made and provided and it is granted unto him.

An accompt of disbursements and charges ex-Richard Speed pended by the said Richard Speed by occasion of agt Edward Erbery & [the said Edward Erbery & Compa not paying his bill of exchange according to promise for his Compa Maryland Duties together with the Originall debt.

	1 tob	
The Originall debt 14000 1 tob	14000	p. 29
Charges allowed Mris Solly tit Provin 421 fot	5291	
appearance to Mris Solly Attorneys ffee giveing baile & attending with boate & hands	880	

Liber N N	Confesseing judgmt to the Governour Attornyes ffee	400
	Attorneys ffee for Sueing Erbery & Comp ^a	400
	paid the Secretary	746
	Tobacco paid M ^r Darnall for Serveing execution & other charges	. 1400
	To 5 jornyes downe to St Maries with boate & hands	. 1920

November 19th 1675. 25037. Which being read and heard it is considered by the Court here that the said Richard Speed recover against the said Edward Erbery & Company the above said Summe of twenty five thousand thirty

Seaven pounds of tobacco.

James Connaway agt Comand was given to the Sheriff of Dorchester agt County That he take Thomas Banford late of his Thomas Banford County merchant otherwise called Thomas Banford at present resident in Maryland if he should be found in his Bailiwick and him Safe Keepe so that he have his body here the Sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto James Connoway of London Marriner of a plea that he render unto him Sixty and Six pounds of good and lawfull mony of England which to him he oweth and unjustly detaineth Att which said sixtenth day of November the same sheriff maketh returne that the said Thomas Banford is not found in his Bailiwick Whereupon the said James by Robert Ridgely his Attorney prayed an attachment against the goods & Chattells of the said Thomas and it is granted him.

James Connaway agt Connand was given the Sheriff of Dorchester agt County that he take Thomas Banford late of his Thomas Banford County merchant otherwise called Thomas Banford at present resident in Maryland if he should be found in his Bailiwick and him safe Keepe So that he have his body before his Lopps justices here the sixtenth day of Novemb[er] in the 44th yeare of his Dominion &c to answer unto James Connaway of a plea that he render unto him forty and foure pounds of good and lawfull mony of England which to him he oweth & unjustly deteineth. Att which day the same Sheriff maketh returne that the Said Thomas Banford is not found in his Bailiwick, whereupon the said James by Robert Ridgely his Attorny prayed an attachment against the goods and chattells of the Said Thomas according to Act of Assembly in such case made and provided & it is granted him.

Cutthbert Ogles agt

John Rawlings

Comand was given to the Sheriff of Dorchester County that he take John Rawlings if he Should be found in his Bailiwick and him safe Keepe So that he have his body here the Sixtenth day of November

in the 44th yeare of the Dominion of Caecilius &c to satisfie unto Liber N N Cuthbert Ogles aswell the summe of foure thousand pounds of to-bacco a certaine debt recovered against him the twentith day of October 1671 whereof he is convict as also the summe of eight hundred eighty five pounds of tobacco then & sithence for costs and charges in that behalfe laid Out and expended Att which Said Sixtenth day of November the said Sheriff maketh returne of the said writ & Saith he hath taken the Said John Rawlings whose body he hath ready as the execution requires.

Afterwards to witt the three & twentith day of the same November Came the said John Rawlings and made it appeare that he is unjustly molested Whereupon it is considered by the Court that the said John Rawlings be discharged from the executio[n] aforesaid and that Thomas Knighton Satisfie and pay the Same.

John Bigger agt Comand was given to the Sheriff of st Maries County that he attach any the goods or Chattell Charles Gregory of Charles Gregory if &c to the value of two thousand five hundred eighty eight pounds of tobacco and the same when attached or any part thereof in his custody Keepe untill the Said Charles should by himself or his Attorny appeare here the Sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto John Bigger in a plea that he render unto him the summe of nineteen hundred forty One pounds of tobacco which to him he oweth & unjustly deteineth Att which day the same Sheriff maketh returne. Attached the summe of nineteene hundred forty One pounds of tobacco the Summe required.

Margarett Penry adm^r Comand was given to the Sheriff of Caecil p. 30 ffrancis Wright ag^t tels of Jacob Young late of his County planter if &c to the value of thirteen thousand three hundred thirty three pounds of tobacco

and when he had the same So attached or any pt thereof the Same in his custody Keepe untill the said Jacob Young should by himselfe or Attorny appeare here the Sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto Margarett Penry adm^{rx} of the goods and chattells of ffrancis Wright deceased in a plea of trespas upon the case. Att which Said Sixtenth day of November the Said Sheriff maketh returne of the writ aforesaid By virtue of this writt to me directed I have attached all the goods and Chattells of the within mentioned Jacob Young in my Bailiwick according to the intent and tenor hereof

P me Nath: Stiles Sher.

Liber N N William Worgan agt that he attach any the goods or Chattells of David David Williamson if &c to the value of Sixteene hundred pounds of tobacco & when he had the same So attached or any part thereof the same in his Custody Keepe untill the said David shall by himselfe or Attorny appeare here the Sixtenth day of November in the 44th yeare of the Dominion of Caecilius &c to answer unto Wm Worgan in a plea that he render unto him the summe of twelve hundred pounds of tobacco which to him he oweth & unjustly deteineth Att which Said Sixtenth day of November the Said Sheriff maketh returne of the writ aforesaid and endorsed. This attachment Served On two bills belonging to the within named David Williamson by Vincent Lowe Sher Augt 4th 1675.

James Whetcomb ag^t Comand was given to the Sheriff of Somersett County that he take Henry Smith late of his said County merchant if &c So that he have his body here the Sixtenth day of November in the 44th

yeare of the Dominion of Caecilius &c to answer unto James Whetcomb of Boston in New England merchant of a plea that he render unto him his reasonable accompt of the time he was receivor of the goods and merchandizes of him the said James & which to him to make he ought.

Att which said Sixtenth day of November the Said Sheriff maketh returne that the said Henry Smith is not found in his Bailiwick whereupon the said James by Robert Ridgely his Attorny prayeth an attachment against the goods & Chattells of the said Henry according to act of Assembly in Such case made and provided and it is granted unto him.

Garret Vansweringen agt

Mathias Decosta

Comand was given to the Sheriff of st Maries
County that he attach any the Goods or Chattells of Mathias Decosta if &c to the value of ten thousand pounds of tobacco and when he

had the same So attached or any part thereof the same in his custody Keepe untill the said Mathias should by himselfe or Attorny appeare here the ninth day of ffebruary in the 43th years of the Dominion of Caecilius to answer unto Garret Vansweringen of a plea that he render unto him the summe of Eight thousand pounds of tobacco which to him he oweth & unjustly deteineth Att which Said ninth day of ffebruary in the yeare aforesaid the same Sheriff maketh returne that the said Mathias attached is by three thousand pounds of tobacco. Now here at this day to witt the Six & twentith day of November in the 44th yeare of his Lopps Dominion &c it is granted by the Court here that scire facias issue to the Sheriff to make Knowne to the persons who are indebted unto the said Mathias that they be & appeare here to shew cause if any they have why execucon should not issue out against them.

November 26th 1675.

Liber N N

Ordered by the Court here that the Secretary take the appearances of the Attornyes in the new actions returnable this Court, amerce the Sheriff if no Attorny appeare for the party arrested, grant attachments & take Speciall Baile. To which end the Secretary doth Order & appoint all the Attornyes to attend him at the Secretaryes Office On Saturday Sevenight next.

The Court adjourned untill the eighth day of ffebruary next which said Court then to be held was by his Lopp writ of adjournmt adjourned to St Johns there to be held the ninth day of the Same ffebruary.

Maryland ss.

Att a Provinciall Court holden at St Johns the ninth day of ffebruary One thousand Six hundred Seventy five and there continued untill the twelfth day of the Same month.

Att which said ninth day were p^rsent.

Charles Calvert Esq Governour and Cheife justice The Honble Philip Calvert Est Chancellour

W^m Calvert Est Principall Secretary

Baker Brooke Est

Inº Blomfeild Ct.

Then was Swithin Wells Gent admitted and Sworne One of the Attorneys of this Court.

Then was read this Inquisition following vizt The Inquisition made by Us whose names are hereunder written Chosen and Sworne jurors by virtue of a writt directed Out of the Chancery beareing date the eighth of July 1675 and directed to Major Wm Burges & John Welsh Gent.

primis

Wee find that John Clarke was drowned in ffebruary 1672 and his heire was drowned in May 1675 and Wee find no heire or relation in this Province The land which belonged unto him was One hundred acres of land taken up by him by Patent but fifty acres thereof Sold formerly unto George Walker for that there remaines but fifty. the rent Since his decease hath bin paid by Robert Wade the Land worth p annum two hundred pounds of tobacco and holden of the Mannour of Ann Arundell in free and Comon Soccage and hath bin in the Occupation of the said Robert Wade Since the death of the Said John Clarke by Order of Court towards the maintenance of the Orphant. Given under Our hands & Seales this tenth day of August in the 44th yeare of the Dominion of Caecilius &c Annog Dom 1675.

> W^m Burges (sealed) John Welsh (sealed)

the marke of the marke of Henry R Ridgely (sealed) Gabriel P Parrett (sealed)

Liber N N	John Howard	(sealed)	the marke of	
	Edward Dorsey	(sealed)	John 🕀 Durden	(sealed)
	Richard Beard	(sealed)	the marke of	
	Abraham Chilld	(sealed)	Daniell DI Taylor	(sealed)
	Maren Duuall	(sealed)	W [™] Roper	(sealed)
	John Beard	(sealed)		
	the marke of			
	Richard Bedworth	(sealed)		

R

Which being read and heard it is the judgment of the Court here this ninth day of ffebruary in the yeare aforesaid that the Said ffifty acres of land whereof the Said John Clarke dyed Seized of is escheated to the Lord Proprietary for want of heire.

Upon the Petition of James Hall and Rowland Soly That they embarked themselves from New England to this Province On board the Betty Ketch James Allison master and had contracted with the said Master for forty Shillings apeice for each of their respective passages of which said summe they have already paid thirty Shillings & agreed with the master to pay him five hundred pounds of tobacco as full satisfaction for the residue of the aforesaid summe of mony which said tobacco also they have severall times tendered according to contract notwithstanding the said Master hath privily & underhand sold them to One Michaell Catterton to serve according to the Custome of the Country whereby they are in danger unjustly to be made Servants for five yeares to their unspeakeable prejudice and damage. Whereupon they pray the Honble the Governour would be pleased to interpose his authority to prevent so great injury that they may follow their imployment without molestation or hinderance & use their best industry for their Livelihoods-Underneath which Petition was written thus.

In case you desire to be releived as in y^e Petition is sett forth you must p^rferre this Petition at the next Provinciall Court and have there such wittnesses ready as will make appeare what is alleadged in the abovesaid Petition and you may have justice done you.

Charles Calvert.

January 10th 1675.

Att which said next Provinciall Court to witt the tenth day of ffebruary in the yeare aforesaid came the Petitioners & exhibited the said Petition which being read & heard and the Court here p. 32 haveing heard what the Petitioners could say for themselves and W^m Twisse & W^m Dare being examined in the premisses It is the judgment of the Court here that the Petitioners are free untill the said Michael Catterton make appeare to the Contrary.

Upon the Petition of James Bill alias Ellis That he Came into this Province the 17th day of October Anno Don 1671 in the Shipp

Crowne Malego Walter Dunch Comander Servant to Cap^t Thomas Liber N N Harwood bound by Indenture for foure yeares as by a Certificate issued Out of the Office beareing date the 11th of July Anno 1671 does appeare And the said Cap^t Harwood sold the Petitioner unto Robert Lockwood of Ann Arundell County for the terme aforesaid which he hath most truly and faithfully served Yet notwithstanding the said Robert Lockwood refuseth to sett him free. Which said Certificate being produced in Court It is the judgment of the Court here this tenth day of ffebruary One thousand six hundred seventy five that the Petitioner hath Served his full terme or time of Service according to the said Certificate.

Samuel Millington agt Wise called George Beckwith late of Calvert County other-wise Calvert County in the Province of Maryland Gent was Summoned to answer unto Samuel Millington in a plea that he render unto him the summe of two thousand pounds of tobacco which to him he oweth and unjustly deteineth

Whereupon the Said Samuel by Vincent Lowe his Attorny Saith that whereas the Said George Beckwith the Sevententh day of August in the 43th yeare of the Dominion of Caecilius &c Annog Dom One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the seale of him the said George here in Court produced whose date is the same day and yeare abovewritten did bind himselfe his heirs executors & admrs to pay unto the said Samuel Millington or to his certaine Attorny execut^{rs} adm^{rs} or assignes the full & just quantity of two thousand pounds of good Sound large & every way well conditioned tobacco & caske in Dorchester County Yet notwithstanding the aforesaid Summe of two thousand pounds of tobacco the said George hath not paid to him the said Samuel according to the tenor of his Said bill though often thereunto required but doth altogether refuse to pay the Same whereupon the said Samuel Saith he is dampnified & hath losse to the value of three thousand pounds of tobacco & thereupon he bringeth his suite.

And the said George by Robert Carvile his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle here untill next Court the same day is given to both parties.

Now here at this day to wit the twelfth day of ffebruary in the yeare One thousand Six hundred Seventy five came the said Samuel by his Attorny aforesaid and offered himselfe against the said George in the plea aforesaid but the said George came not but made default therefore it is considered by the Court here that the said Samuel recover against the said George aswell the summe of two thousand pounds of tobacco the debt aforesaid as also the summe of five hundred ninty and Eight pounds of tobacco costs of Suite.

Liber N N Thomas Jones this cause continued by Consent. John Jordaine Robert Crosman the Sheriff of st Maries County in misericordia agt the deft not appeareing last court & continued. John Waghop Henry Tripp agt W^m Worgan these two causes continued untill next Court Charles James Ionas Davis & uxor

p. 33 Wm Pritchard The plaintiff in ffebruary Court last past brings his action of Ejectment against the defendant in the John Nicholls | name of Thomas Bennitt plaintiff as feigned Lesse against Richard Weller defendant the casuall ejector for the tryall of his title with the said John Nicholl to One messuage and three hundred & fifty acres of land with the appurtennces to the same belonging called Tinkerly scituate lyeing & being in St Georges Creeke in st Maries County neare the Straights bounding On the east with st Georges Creeke On the south & west with Potomack River On the north with a line drawn from the head of a Creeke called st Johns Creeke East into st Georges Creeke and in March last past the plaintiff delivered to the deft a coppy of the declaration in ejectmt according to rule of Court and accordingly the said John Nicholls by Vincent Lowe his Attorny Came & appeared & offered himselfe to defend the title and to be putt in deft whereupon day was given to both the parties until the next Court then ensueing to try the title betweene the said parties Now here at this day to witt the ninth day of ffebruary One thousand six hundred seventy five came aswell the said W^m Pritchard by Robert Carvile his Attorny and offered himselfe against the said John Nicholls for the tryal of the title aforesaid and the said John Nicholls by Vincent Lowe his Attorny came likewise and Saith nothing in barre of the said action Therefore it is granted that the said W^m Pritchard against the said John Nicholls his possession of the messuage and three hundred & fifty acres of land with the appurtennes abovespecified together with the summe of five hundred eighty Seaven pounds of tobacco costs of suite

W^m Dare adm^r | John Pollard late of Dorchester County otherwise called John Pollard of the County of Dorsett Wine Inº Parker Cooper was Suinoned to answer Wm Dare admr agt of the goods and Chattells of John Parker deceased Jnº Pollard of a plea that he render unto him seaven thousand

pounds of tobacco which from him he unjustly deteineth.

And whereupon the said W^m by Robert Carvile his Attorny saith Liber N N that whereas the said John upon the One & thirtith day of August in the year of Our Lord One thousand six hundred Seventy One by his certaine bill or writeing Obligatory Sealed with the seale of him the said John & here in Court produced whose date is the day and yeare aforesaid did confesse & acknowledge himselfe to owe and stand indebted unto the said John Parker or his assignes the neate quantity of Seven thousand pounds of good Sound merchantable tobacco & caske to be paid unto him the Said John Parker or his assignes upon demand Yet notwithstanding the Said John Pollard the said summe of Seven thousand pounds of tobacco to him the said John Parker in his life time or to the Said Wm Dare since his death hath not paid or Satisfied though often thereunto requested but the same to pay or Satisffie hath hitherto denyed & Still doth deny to the damage of the said W^m tenn thousand pounds of tobacco & thereupon he bringeth his suite. And the said Wm bringeth here in Court his Letters of administration by which it may appeare to the Court here that he is adm^r.

And the said John Pollard by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties.

Now here at this day to wit the twelfth day of ffebruary One thousand six hundred seventy five Came the said W^m by his Attorny aforesaid & offered himselfe against the said John in the plea aforesaid but the said John Came not but made default Therefore it is granted by the Court here that the said W^m Dare recover against the said John Pollard aswell the summe of Seven thousand pounds of tobacco the debt aforesaid as also the summe of six hundred and three pounds of tobacco costs of suite.

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John Baker the sheriff of Cecil County amerced the deft not ap-
John Tingle peareing last Court & continued.
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W<sup>m</sup> King
W<sup>m</sup> Dare adm<sup>r</sup>
John Parker

these two causes continued untill next Court.
John Quigley
      agt
Jacob Jenifer.
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Samuel Winslow W^m Ladds late of Kent County otherwise called p. 34 W^m Ladds of the County of Kent in the Province agt W^m Ladds of Maryland Cooper was Summoned to answer unto Samuel Winslow of a plea that he render

Liber N N unto him the summe of sixteene hundred Sixty and three pounds of tobacco which to him he owes and unjustly deteines.

And whereupon the said Samuel by John Rousby his Attorny Saith that whereas the said William the Sixth day of June in the yeare of Our Lord One thousand six hundred Seventy two did by his certaine bill Obligatory Sealed with the seale of him the said W^m here in Court produced whose date is the day and yeare abovesaid for a valuable Consideration before that time received acknowledge himselfe to owe and Stand firmly indebted unto the Said Samuell the full & just quantity and Summe of Sixteene hundred and Sixty and three pounds of merchantable tobacco & caske Such as the said Winslow shall like of due to be paid at One entire place in Chester River Some time before the last of November then next ensueing the date of the said bill and to the true performance of the same the said Ladds did bind himselfe his heirs executors and adm^{rs} firmly by those p^rsents notwithstanding which the said W^m the Said summe of Sixteen hundred sixty three pounds of tobacco according to the tenor of the said bill hath not paid though often thereunto required but the Same to pay doth altogether refuse & deny to the damage of the said Samuell the Summe of three thousand pounds of tobacco. And thereupon he bringeth his suite

And the said W^m by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle here until the next Provinciall Court & the same day is given to both parties.

Now here at this day to wit the ninth day of ffebruary One thousand six hundred Seventy five Came the said Samuel Winslow by his Attorny aforesaid and offered himselfe against the said W^m in the plea aforesaid but the said W^m Came not but made default Whereupon it is granted by the Court here that the said Samuel recover against the said W^m Ladds the summe of Sixteene hundred sixty three pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco cost of Suite.

Stephen Paradieu agt John Stanley of Talbott County otherwise called John Stanley of Talbott County in the Province of Maryland Planter was Summoned to answer unto Stephen Paradieu in a plea that he render unto him the summe of Eight thousand pounds of good sound merchantable neate porke which to him he oweth and unjustly detaineth.

And whereupon the Said Stephen by Vincent Lowe his Attorny Saith that whereas the said John On the fifth day of August Anno Dom One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the Seale of him the said John and here in Court produced whose date is the day and yeare abovewritten did Owe & firmly remaine bound and indebted unto him the said

Stephen in the full and just Summe of Eight thousand pounds of Liber N N good sound merchantable neate porke to be paid upon demand in the County of Dorchester To which payment well & truly to be made the said John bound himselfe his heirs executrs & admrs Yet notwithstanding the aforesaid summe of eight thousand pounds of porke the said John hath not paid unto him the Said Stephen though often thereunto required but Still doth deny and refuse to pay the Same whereupon the said Stephen Saith he is dampnified & hath losse to the value of ten thousand pounds of porke and thereupon he brings his suite

And the said John by Robert Ridgely his Attorny cometh and defendeth the force & injury when &c and prayeth hearing of the said bond or writeing Obligatory and it is read unto him and also prayeth the hearing of the Condition of the said writing Obligatory and it is read unto him in these words following vizt The Condition of this present Obligation is Such that if the abovebound Peter Bawcomb or John Stanley shall well & truly convey and make over Securely a parcell of land called by the name of Hogg point in Hogg Creeke in Great Choptanck River in the County of Dorchester aforesaid the quantity being two hundred acres by Such conveyances assurances deeds & publique acknowledgment as the Said Stephen Paradieu or his learned Councell in the Law shall reasonably require within five months after the date hereof So that the said Stephen Paradieu & his heirs execut^{rs} adm^{rs} & assignes shall for ever enjoy the aforesaid Lands with every part and parcell thereof that then this Obligation to be void and of none effect or else to remaine in full force & virtue which being read & heard the Said John pray- p. 35 eth liberty to imparle here untill the next Provinciall Court the same day is given to both parties. Now here at this day to wit the twelfth day of ffebruary Anno One thousand Six hundred seventy five came the said Stephen by his Attorny aforesaid but the said John Came not but made default Whereupon it is granted by the Court here that the said Stephen recover against the said John Stanley the summe of Eight thousand pounds of porke the debt aforesaid as also the summe of pounds of tobacco costs of Suite.

Christopher Rouses, agt

John Gramar

Samuel Winslow

these two causes agreed. Christopher Rousby George Colleson John Ingram ag^t Richard Bayly

Liber N N Humphry Davenport

agt

Jonathan Hopkinson

Richard Ambrose

agt

Joseph Bullett

To the Honble the justices of the Provinciall Court of the Right Honble the Lord Proprietary in his Province of Maryland.

Memorandum that the tenth day of ffebruary in the foure and fortith yeare of this Lopps Dominion & Annog Dom One thousand six hundred Seventy five Came here into Court Vincent Lowe Esq. his Lopps Attorny Generall in his proper person and exhibiteth to the justices of this Court a certaine information against John Babbidge marriner master and Comander of the Ketch or Vessell called the Jacob of Biddiford now rideing at Anchor in Wye River in Talbott County within this Province & within the jurisdiction of this Court. And the Said Vincent Lowe giveth the Court to understand and be informed that the said John Babbidge the ninetenth day of November last past arrived with the Said Ketch or Vessell in this Province & did since the said ninetenth day of November and the said tenth day of ffebruary unlade and deliver divers goods and Comodities by him the said John Babbidge transported and brought into this Province of Maryland without delivery by him made of any Cocquetts or invoyce of the ladeing of the Said Ketch or Vessell by him the said John Babbidge made to the Governour of this Province or to any person or persons within this Province by him authorized and appointed to receive the Same, together with the place or places were the said goods were laden & taken into the said Ketch or Vessell Contrary to the forme of an act of Parliament of King Charles the Second that now is Entituled An Act for encouragement of trade begun at Westminster the eighth of May One thousand six hundred sixty One in the thirtenth yeare of his Maties Reigne & there continued untill the nintenth day of May in the fourtenth yeare of his Maties Reigne and then prorogued till the eightenth of ffebruary then next following & there continued untill the seven & twentith of July in the fiftenth yeare of his Maties Reigne and then prorogued till the sixtenth of March then next following, and in Severall other Statuts in this case made and provided. Whereupon the Said Vincent Lowe prayeth the advice of this Court and that the said Ketch or Vessell with all her gunns ammunition tackle furniture & apparrell with the goods therein may be forfeited according to the forme of the Statuts aforesaid and that the said John Babbidge may come here into Court to answer the premisses

And the Said John Babbidge came here the said tenth day of

ffebruary instant to answer the Said Vincent Lowe Eson in the Liber N N premisses & the same day was given till the next day And thereupon Came then here the said John Babbidge by Robert Ridgly his Attorny especially admitted by the favour of the Court and prayeth the p. 36 hearing of the information aforesaid and it is read unto him which being read and by him understood the said John Babbadge complaineth him to be by colour of the premisses in the information Specified greviously troubled and unquieted & that not justly And yet for plea to the said information and as to the Supposed breach of the Act of Parliament in the Said information mentioned he the Said John Babbidge saith he is in nothing thereof guilty and of this he putts himselfe upon the Country and the said Vincent Lowe also therefore Comand is given to the Sheriff of st Maries County that he cause to Come here twelve &c Now here at this day to witt the eleventh day of ffebruary in the yeare aforesaid Came the said Vincent Lowe Esm and the said John Babbidge by Robert Ridgely his Attorny especially admitted by the favour of this Court and the jurors of that jury likewise Came to wit Thomas Bancks Guy White John Askin Joseph Edloe Thomas Pue George Dundas George ffenix Alexander Draper John Southy John Brookes Abraham Rhodes and W^m Turner who being impannelled Sumoned and sworne to say the truth in the premisses upon their Oathes doe Say wee find for the Right Honble the Lord Proprietary Whereupon the said John by his Attorny aforesaid moved in arrest of judgment but not being able to invalid the verdict aforesaid It is the judgment of the Court here at this day to wit the twelfth day of ffebruary in the yeare aforesaid That the Ketch or Vessell called the Jacob of Biddiford is forfeited according to Act of Parliament.

Richard Bayley | Thomas Pagett late of Calvert County was attached to answer unto Richard Bayley in a plea of trespas Thomas Pagett | upon the case.

And the said Thomas Pagett by John Rousby his Attorny cometh and defendeth the force and injury when &c and prayeth licence to imparle here untill the next Provinciall Court the same day is given to both parties. Now here at this day to with the ninth day of ffebruary in the year One thousand six hundred seventy five came the Said Thomas Pagett by his Attorny aforesaid and offered himselfe agt the Said Richard in the plea aforesaid but the said Richard Came not to prosecute his plaint aforesaid Therefore it is granted by the Court here that the said Thomas Pagett recover against the said Richard Bayly the summe of

pounds of tobacco costs of suite and the said

Richard in mercy &c.

Liber N N Robert Ridgely Thomas Carleton

Arthur Carleton administrator of all and singular the goods Chattells Rights and Arthur Carleton adm^r Credits which were of Thomas Carleton late of Cecil County Gent deceased was by a writ of priviledge issueing Out of this Court at-

tached to answer unto Robert Ridgely One of the Attornyes of this

Court &c of a plea of trespas upon the case.

And whereupon the said Robert in his proper person Complaineth that whereas the said Thomas Carleton in his life time to wit the thirtenth day of December in the 43th yeare of the Dominion of Caecilius &c Annog Dom 1674 at st Maries Citty in the Province aforesaid did reteine him the said Robert to prosecute a certaine suite in the Provinciall Court upon an action of debt against One John Cock of Balteniore County planter in consideration whereof the said Thomas did assume upon himselfe & to the Said Robert did faithfully promise that he the said Thomas would well and truly Satisfie and pay unto him the said Robert So much as he should deserve for his labour travell skill Councell & advice in & about & concerning the prosecution of the said Suite when thereunto required And the Said Robert in fact Saith that he the said Robert did sue forth of the Provinciall Court a certaine Capias to the Sheriff of Baltemore County directed and returnable before the justices of the Provincial Court the ninth day of ffebruary then next following against him the said John Cock at the suite of him the Said Thomas Carleton in the action aforesaid & upon the same did file a declaration against the said John Cock on the behalfe of the said Thomas as by the Records thereof in the said Provinciall Court remaining doth appeare & the said Robert in fact saith that the said Thomas ought to pay unto him the said Robert for such his labor travell Skill Councel and advice as his Attorny in the said case the summe of foure hundred pounds of tobacco according to a certaine Act of Assembly in that case provided notwithstanding which the said Thomas in his life time now the said Arthur since his death to whom administration of all & Singular the goods Chattells and Creditts p. 37 of the said Thomas Since his death was Committed the said foure hundred pounds of tobacco to him the said Robert have not paid nor him for the same in any manner contented or Satisfied though often thereunto required but the same to pay have refused & denyed & Still doe refuse & deny to the damage of the Said Robert eight hundred pounds of tobacco & thereupon he bringeth his suite.

And the said Arthur by Mathew Warde his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court and the Same day is given to both partyes. Afterwards to wit the twelfth day of ffebruary Anno One thousand Six hundred Seventy five Came the said Robert in his proper person (came likewise) & offered himselfe against the

said Arthur in the plea aforesaid but the Said Arthur Came not Liber N N but made default Whereupon it is granted by the Court here that the Said Robert recover against the Said Arthur of the goods and chattells of the Said Thomas aswell the summe of foure hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred twenty eight pounds of tobacco costs of suite.

Thomas Taylor agt otherwise called John Richardson of the County John Richardson of Talbott in the Province of Maryland planter was sumoned to answer unto Thomas Taylor of the County of Dorchester in the Province aforesaid planter of a plea that he render unto him the full and just summe of tenn thousand pounds of tobacco according to act of Assembly which to him he oweth & unjustly deteineth &c.

And whereupon the said Thomas Taylor by Charles Boteler his Attorny saith that whereas the aforesaid John Richardson upon the seventh day of July Anno Dom One thousand six hundred seventy three by his certaine writeing Obligatory Sealed with the seale of the said John and by the Said Thomas here in Court produced whose date is the day and yeare aforesaid was holden and firmly bounden unto Thomas Taylor of the County of Dorchester in the Province aforesaid planter in the full and just summe of ten thousand pounds of tobacco according to Act of Assembly to be paid to the said Thomas Taylor his certaine Attorny his executors admrs or assignes to the which payment well & truly to be made the said John Richardson did bind himselfe his heirs executors & adm^{rs} firmly by those preents Yet the said John Richardson although often thereunto required the said Summe of ten thousand pounds of tobacco hath not paid now rendered according to the forme force and effect of the same writeing Obligatory but the same to pay hath refused and as yet doth refuse whereupon the said Thomas Saith he is dampnified and hath losse to the value of fifteen thousand pounds of tobacco & thereupon he bringeth his suite.

And the aforesaid John Richardson by Vincent Lowe his Attorny cometh & defendeth the force and injury when &c and prayes heareing of the writeing aforesaid and it is read unto him he also prayes heareing of the Condition of the said writeing & it is read unto him in these words The Condition of this Obligation is Such that if the abovebounden John Richardson his heirs executors & admrs or any of them doe & shall well & truly acknowledge in open Court in the County Court of Dorchester aforesaid a parcell of land called the Addition lyeing in Cabbin Creeke Conteining two hundred acres of land unto the Said Thomas Taylor in the Said County Court of Dorchester holden on the first tuesday in ffebruary

Liber N N next ensueing the date of the abovewritten Obligation & likewise give unto the Said Thomas a good perfect Sure & firme Conveyance in the Law as the Said Thomas or his Councell learned in the Law shall approve off without any further fraud covin or delay then this p^rsent Obligation to be void and of none effect otherwise to stand and remaine in full force power & virtue.

Which being read & heard the said John prayeth liberty of Speakeing hereunto untill the next Provinciall Court, the same day is given

to both parties.

Now here at this day to wit the ninth day of ffebruary in the yeare of Our Lord One thousand six hundred Seventy five Came the said Thomas Taylor by his Attorny aforesaid & offered himselfe against the said John in the plea aforesaid but the Said John Came not but made default Therefore it as granted by the Court here that the said Thomas Taylor recover against the Said John Richardson the Summe of Ten thousand pounds of tobacco the debt aforesaid as also the Summe of two thousand seventy foure pounds of tobacco costs of suite and the said John in mercy.

p. 38 Garrett Vansweringen agt
Luke Barnwell late of St Maries County was attached to answer unto Garrett Vansweringen in a plea of trespas upon the case.

And whereupon the said Garrett by Kenelm Cheseldyn his Attorny complaineth that whereas the said Luke the One and thirtith day of December One thousand Six hundred Seventy foure bought had and received of the Said Garrett divers liquors & other accomodation at the house of the Said Garret amounting in the whole to the summe of three hundred ninty foure pounds of tobacco a particular whereof is here in Court produced In consideration whereof the said Luke did assume upon himselfe and to the Said Garrett did faithfully promise that he the said Luke when thereunto required the Same to him the said Garrett would well & truly content & pay notwithstanding which the said Luke the same to him the Said Garrett hath not paid though often thereunto required but the same to pay hitherto hath & Still doth deny to the damage of the said Garrett sixteen hundred pounds of tobacco & thereupon he bringeth his suite.

And the Said Luke by John Quigley his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court the Same day is given to both

parties

Now here at this day to wit the tenth day of ffebruary in the yeare of Our Lord One thousand six hundred Seventy five Came the said Luke by Robert Carvile his Attorny and the said Luke Saith he did not assume upon himselfe & to the said Garrett make such promise as the said Garret hath above complained against him and

of this he putts himselfe upon the Country and the Said Garrett Liber N N likewise Therefore Comand is given to the sheriff of st Maries County that he cause to come here twelve &c. Att which said tenth day of ffebruary in the yeare aforesaid came aswell the parties aforesaid by their Attornyes & the jurors of that jury likewise Came to wit Thomas Bancks, Guy White John Askin Joseph Edloe Thomas Pue George Dundas George ffenix Alexander Draper John Brookes Abraham Rhodes and John Wynne who being impannelled Summoned & sworne to say the truth in the p^rmisses upon their Oathes doe say Wee find for the plaintiff Therefore it is granted by the Court here that the said Garrett recover against the said Luke Barnwell aswell the Summe of three hundred ninty foure pounds of tobacco occasioned by the trespas aforesaid as also the Summe of nine hundred & eighty pounds of tobacco costs of suite.

Robert Knapp the Sheriff of Talbott County amerced the deft Nicholas Hackett. not appeareing the last Court & continued.

Henry Lewis agt John Gray these two causes agreed. W^m Wilkinson W^m Wilkinson

Richard Keene agt Arthur Carleton adm^r Thomas Carleton the Same agt these foure actions abate the plaintiffs being the Same dead Charles Delaroch John Hollingsworth Charles Delaroch agt Edward Johnson

Henry Ward the deft Turner appeares by Kenelm Cheseldyn his Attorny & imparle untill next Court. Henry Trulock & Rob^t Turner

James Neale the plts Attorny moves for a new Elegit & it is granted Liber N N W^m Russell unto him by the Court here.

John Barnes executor of the Last will & Testap. 39 W^m Donning agt ment of Walter Waterling late of the County John Barnes executr of st Maries deceased was Summoned to Walter Waterling | answer unto William Donning of the Citty of Bristoll merchant of a plea that he render unto him the full & just Summe of fifteene hundred sixty & Seaven

pounds of good Sound merchantable leafe tobacco in caske which

from him he unjustly deteineth.

And whereupon the said W^m Donning by Robert Ridgely his Attorny Saith that whereas the Said Walter in his life time to wit the eighth day of July in the yeare of Our Lord One thousand six hundred & seventy by his certaine writeing Obligatory Sealed with the Seale of him the said Walter & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to be holden & firmly bound unto the said William Donning his heirs executors admrs or assignes or to his Attorny in his behalfe in the full & just Summe of fifteen hundred Sixty Seaven pounds of good sound merchantable leafe tobacco in caske to be paid at the plantation of the Said Walter or at some convenient place in st Maries River at or before the tenth day of October next ensueing the date of those presents To the which payment well and truly to be made he the Said Walter did bind himselfe his heirs execut^{rs} adm^{rs} or assignes firmly by those preents Yet the aforesaid Walter in his life time nor the aforesaid John Since his death to whom administration of all & Singular the goods Chattells & Creditts of him the Said Walter Since his death was committed the said fifteene hundred sixty seaven pounds of tobacco to him the said W^m according to the tenor of the same writeing Obligatory have not paid though often demanded but the Same to pay have denyed & as yet doe deny whereupon the Said W^m Saith he is dampnified & hath lost to the value of two thousand pounds of tobacco & thereupon he bringeth his suite.

And the Said John by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle here untill next Provinciall Court the same day is given to both parties here.

Now here at this day to wit the twelfth day of ffebruary in the yeare One thousand six hundred Seventy five came the said Wm Donning by his Attorny aforesaid & offered himselfe against the said John in the plea aforesaid but the said John Came not but made default Therefore it is granted by the Court here that the Said Wm Donning recover against the said John as aforesaid the said summe of fifteene hundred sixty Seaven pounds of tobacco the debt aforesaid together with the summe of five hundred fifty Six pounds Liber N N of tobacco costs of suite.

John Quigley Ralph Blackhall late of Talbott County merchant was Summoned to answer unto John Quigley meragt Ralph Blackhall chant of a plea that he render unto him his reasonable accompt of the time he was receiver of the goods & merchandizes of him the said John and which to him to make he ought

And whereupon the said John Quigley by Kenelm Cheseldyn his Attorny complaineth that whereas the aforesaid Ralph Blackhall betweene the ninth day of April in the yeare of Our Lord One thousand six hundred Seventy foure and the fourth day of August then next following being receiver of the goods and merchandizes of the said John in Talbott County aforesaid did receive of the goods & merchandizes of him the said John for the accompt of the Said John for sales divers goods & merchandizes to wit One thousand thirty nine gallons of Rum One hundred & eleaven gallons of spirits six hundred Sixty & five gallons of molossus ten thousand Seaven hundred fifty & two pounds of sugar, three hundred seventy & One pounds of ginger, ninty & three pounds of Casteele Soape twenty & six bushells of salt, Eight yards of white ffustian, One yard & quarter of Cotton, One paire of ffrench falls One thousand of pinns, One black felt fifteene yards of Kersey, twelve yards of fine broadcloath, One peice of white ffustian twenty dozen of brest buttons One grosse of Coate buttons which said goods & merchandizes did amount to the summe of One hundred and thirty thousand six hundred & eighty & two pounds of tobacco & for which the said Ralph was to render reasonable accompt thereof to him the said John when thereunto required Neverthelesse the said Ralph though often required hath not yet rendered his reasonable accompt aforesaid to the said John but hitherto hath denyed & as yet doth deny his reasonable accompt thereof to him the said John to render whereupon the said John saith he is dampnified & hath lost to the value of One hundred & forty thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Ralph by Vincent Lowe his Attorny cometh & de- p. 40 fendeth the force & injury when &c the deft being then present in Court the plaintiff moved for speciall bayle whereupon the deft was committed into the custody of the Sheriff of st Maries County untill he putts in Special bayle Afterwards to wit the twentith day of November in the 44th yeare of the Dominion of Caecilius & Came the Said Ralph Blackhall and Richard Tilghman and John Edmondson his suerties and acknowledged in open Court that if the Said Ralph Blackhall be cast in this suite & doe not satisfie the condemnation thereupon or render his body to prison that they will satisfie & pay the same or

Liber N N

Afterwards to wit the six and twentith day of the same November it is the judgment of the Court here that for want of pleading the deft accompt and that Mr Christopher Rousby and Mr Thomas Dent be armed with a comission to examine wittnesses upon Oath and to state & audite the accompts betweene the said parties upon the tenth day of January next & report thereof make here the next Provinciall Court.

Att which Said next Provinciall Court to witt the ninth day of ffebruary in the yeare aforesaid the said Christopher Rousby and Thomas Dent made no report thereupon But the aforesaid Christopher Rousby and Gerard Slye Gent being by ordr of this Court armed with a Cōmission to examine wittnesses upon Oath and to state & audite the accompts betweene the said parties and to make report here to witt at st Johns the twelfth day of ffebruary in the yeare aforesaid doe report as followeth vizt In Obedience to a writ under the seale of this Court hereunto annexed beareing date the ninth day of ffebruary instant impowering Us to audite the accompt betweene John Quigley plaintiff and Ralph Blackhall defendant & to state the same & returne Our report to this Honble Court the twelfth instant Wee doe humbly certifie.

That Wee have perused and examined aswell the accompt & charge of the said plt as also the accompts of the said def^t which we have stated & hereunto annexed and upon the whole matter We doe find that the said Ralph Blackhall the defend^t is upon the ballance of accompts indebted unto the said John Quigley the summe of ninty foure thousand six hundred & six pounds of tobacco.

That the said Ralph Blackhall hath produced unto Us Sundry bills of severall persons taken in the name of the said John Quigley which bills we have herewith returned to your Honrs amounting in all to fifteene thousand nine hundred thirty & One pounds of tobacco which he the said defendant craves to have allowed out of the Said ballance But in regard the said defendant hath not produced witnes before Us to prove that the said bills & every or any of them are the true & proper bills of the respective persons named therein Wee doe therefore humbly reserve it to the judgment of this Honble Court whether the same shall be allowed to be discompted by the said defendant he not haveing produced to Us the accompts of the particular Sales of goods to Severall of the said persons mentioned in the said bills alleadging that his booke is torne and defaced So as he is not able to doe it.

But in case your hon^{rs} doe thinke fitt to allow the aforesaid bills to be discompted Out of the aforesaid ballance then the remainder doe to the Said Quigley will be Seventy Eight thousand six hundred Seventy five pounds of tobacco

All which Wee humbly Submitt to judgment.

Chr: Rousby Gerard Slye.

Which being read and heard it is considered by the Court here Liber N N that the said John Quigley recover against the said Ralph Blackhall the said Summe of ninty foure thousand Six hundred and Six pounds of tobacco with costs of Suite and the said Ralph in mercy. The said bills in the report mentioned being by the Court here delivered to the defendant the Court doe Order that the deft be impowered by the plt to sue for the same.

Cost allowed the plaintiff One thousand five hundred and seventeene pounds of tobacco.

Patrick Sullivant adm^r
John Nevill

ag^t
John Desjardiens

the Sheriff of Caecil County amerced the def^t not appearing last Court & continued.

Arthur Wright
agt
Called Edward Williams of the County of Talbott in the Province of Maryland Gent was Summoned to answer unto Arthur Wright in a plea that he render unto him the full and just summe of five hundred & twenty pounds of good Sound merchantable tobacco with Sufficient caske to conteine it according to act of Assembly

Now here at this day to wit the twelfth day of ffebruary in the yeare One thousand Six hundred seventy five came the Said Arthur Wright by Mathew Warde his Attorny & offered himselfe against the said Edward in the plea aforesaid and the Said Edward in his proper person likewise came and the Said Edward Saith that he saith nothing in barre or avoidance of the action aforesaid of him the said Arthur because he oweth unto the said Arthur the said summe of five hundred & twenty pounds of tobacco whereupon the said Arthur remaineth against the Said Edward thereupon wholly undefended Therefore it is granted by the Court here that the Said Arthur recover against the said Edward Williams aswell the said summe of five hundred & twenty pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of Suite.

Zachariah Wade agt John England late of st Maries County otherwise called John England of the Citty of Bristoll marriner was Summoned to answer unto Zachariah Wade in a plea that he render unto him three

Servants which to him he oweth & unjustly deteineth

And whereupon the said Zachariah by Robert Carvile his Attorny complaineth that he the said John On the twentith day of April in the yeare of Our Lord One thousand Six hundred Seventy One by his certaine writeing Obligatory Sealed with the Seale of the Said

John here in Court produced whose date is the Same day and yeare Liber N N abovewritten for and in consideration of the quantity of five thousand pounds of tobacco the which said quantity the said John did acknowledge to be fully Satisfied contented and paid did bind himselfe his heirs executrs and admrs to pay or cause to be paid unto him the said Zachariah Wade his heirs executors admrs or assignes two men Servants & a woman Servant each of them betweene the age of Sixteen yeares and foure and twenty to be Sound & in good health to be paid at or before the fiftenth day of January next ensueing the date thereof notwithstanding which the Said John the said two men Servants and the woman Servant as aforesaid according to the tenor of his said bill to him the said Zachariah hitherto hath not rendered though often thereunto required but the Same to render doth altogether deny to the damage of him the said Zachariah Seven thousand pounds of tobacco and thereupon he bringeth his suite.

And the said John by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto until next Provincial Court the same day is given to both parties

Now here at this day to wit the ninth day of ffebruary in the yeare One thousand Six hundred Seventy five Came aswell the said Zachariah by his Attorny aforesaid and the Said John by his Attorny came likewise and the said John Saith that the writeing Obligatory abovementioned is not his Act & deed and of this he prayeth the judgment of the Court & the plaintiff likewise. Whereupon the plaintiff haveing acknowledged the receipt of the two men Servants in the declaration Specified It is granted by the Court here that the Said Zachariah Wade recover against the said John England the Summe of two thousand five hundred pounds of tobacco damages for the want of the woman Servant in the declaration mentioned together also with the summe of six hundred thirty eight pounds of tobacco for his costs and charges in this behalfe laid Out and expended and the Said John in mercy.

Henry Allenson ag^t the Sheriff of Ann Arundell County amerced the Robert ffrancklin def^t not appeareing last Court & continued.

Jonathan Squire adm^r Thomas Norris late of Talbott County planter was Sumoned to answer unto Jonathan Squire administrator of the goods and chattells of John Morecroft deceased in a plea that he render unto him the Summe of foure hundred pounds of tobacco which from him he (oweth and) unjustly deteineth.

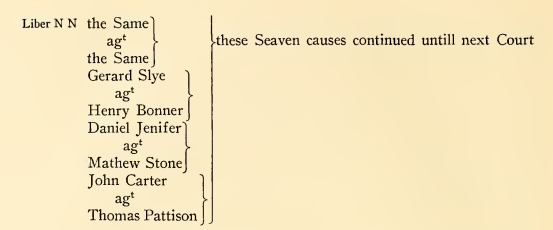
And whereupon the said Jonathan by Kenelm Cheseldyn his At-Liber N N torny Saith that whereas the Said Thomas Norris the two and twentith day of December in the yeare One thousand six hundred seventy One did by his certaine writeing Obligatory Sealed with the seale of the Said Thomas here in Court produced whose date is the Same day and yeare abovewritten acknowledge himselfe holden & firmly bound unto the Said John Morecroft of the Citty of st Maries Gent in the full and just summe of foure hundred pounds of tobacco to be paid to the said John Morecroft or to his certaine Attorny his heirs executors admrs or assignes upon demand at some convenient place in Chester River to which payment well & truly to be made he did bind himselfe his heirs executors & admrs firmly by those presents notwithstanding which the Said Thomas the said Sume of foure hundred pounds of tobacco to him the said John in his life time hath not paid according to his Said writeing Obligatory nor to the said Jonathan Since his death to whom administration of all and Singular the goods & chattells of the said John after his death was committed but the same to pay hitherto hath and still doth deny to the damage of the said Jonathan the summe of twelve hundred pounds of tobacco and thereupon he bringeth his suite.

And the Said Jonathan bringeth also here in Court the Letters of adm^{con} to him granted that it may appeare to the Court here that he is administrator of the Said John & thereupon to have administration.

And the Said Thomas by Mathew Warde his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties.

Now here at this day to wit the ninth day of ffebruary in the yeare One thousand six hundred Seventy five came the said Jonathan by his Attorny aforesaid and offered himselfe against the Said Thomas in the plea aforesaid but the said Thomas came not but made default Therefore it is granted by the Court here that the Said Jonathan recover against the said Thomas Norris aswell the summe of foure hundred pounds of tobacco the debt aforesaid as also the Summe of pounds of tobacco costs of suite.

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Robert Williams
George Robbins
Gerard Slye)
   agt
John Allen
John Allen
   agt
Randall Brent
```



Pope Alvey agt called William Raven late of Dorchester County otherwise called William Raven in New towne hundred in the Wm Raven County of st Maries in the Province of Maryland was Sumoned to answer unto Pope Alvey in a plea that he render unto him the summe of foure hundred & fifty pounds of tobaccco which to him he oweth & unjustly deteineth.

And whereupon the said Pope by Kenelm Cheseldyn his Attorny Saith that whereas the said W^m Raven the fourtenth day of March in the yeare One thousand six hundred sixty nine did by his certaine writeing Obligatory Sealed with the seale of the said William here in Court produced whose date is the day and yeare abovewritten bind himselfe his heirs executors administrators or assignes to pay or cause to be paid unto Pope Alvey of the same County & Province aforesaid planter his heirs executors admrs or assigns or his certaine Attorny the full and just summe of foure hundred & fifty pounds of good sound merchantable tobacco in caske to be paid at the then dwelling house of Mordecay Hamond at or before the tenth day of October next ensueing the date thereof & for the true performance thereof he did thereunto sett his hand & seale notwithstanding which the Said William the said summe of foure hundred & fifty pounds of tobacco according to his Said writeing Obligatory hath not paid though often thereunto required but the same to pay hitherto hath and Still denves to pay to the damage of the Said Pope the summe of twelve hundred pounds of tobacco & thereupon he bringeth his suite.

And the said William by Vincent Lowe his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto until next Provincial Court the same day is given to both parties.

Now here at this day to wit the twelfth day of ffebruary Anno Dom One thousand six hundred Seventy five came the said Pope by his Attorny aforesaid & offered himselfe against the said William in the plea aforesaid but the said W^m came not Therefore it is

granted by the Court here that the said Pope Alvey recover against Liber N N the said W^m Raven aswell the Summe of foure hundred & fifty pounds of tobacco the debt aforesaid as also the summe of eight hundred forty foure pounds of tobacco costs of Suite.

Lydia Solly adm^{rx}) William Rosewell late of s^t Maries County Gent was Summoned to answer unto Lidia Solly ad-Benja Solly ministratrix of the goods and chattells of Benagt W^m Rosewell jamin Solly deceased in a plea that he render unto her the Summe of three thousand pounds

of tobacco which from her he unjustly detaineth.

And whereupon the said Lidia by Kenelm Cheseldyn her Attorny saith that whereas the said William the thirtenth day of September in the yeare of Our Lord One thousand six hundred Seventy two did by his certaine writeing Obligatory sealed with the Seale of the Said William here in Court produced whose date is the same day and yeare abovewritten bind himselfe to pay or cause to be paid to Benjamin Solly of the Same County his heirs executors or lawfull Attorney the full and just quantity of three thousand pounds of good sound merchantable tobacco in caske in Clements or Brittons Bay upon demand to the performance of which he did Oblige himselfe his heirs executors notwithstanding which the said W^m the said summe of three thousand pounds of tobacco according to the tenor of his said writeing Obligatory hath not paid though often required to the said Benjamin in his life time nor to the said Lidia since his death administratrix of all and singular the goods and chattells which were the Said Benjamins at the time of his death since his death to her committed hath not paid but the same to pay hitherto hath & Still doth deny to pay to the damage of the said Lidia five thousand pounds of tobacco and thereupon she bringeth her suite.

And the said Lidia bringeth also here in Court the letters of administration to her granted that it may appeare to the Court here that she is administratrix of the Said Benjamin and of the said estate to have administration.

And the said Wm by Robert Carvile his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Court the same day is given to both parties.

Now here at this day to wit the ninth day of ffebruary in the yeare One thousand six hundred seventy five Came the said Lidia by her Attorny & the said Wm by his Attorny came likewise and the Said W^m saith the Said Lidia her action aforesaid against him Ought not to have because he Saith he paid the said Benjamin in p. 44 his life tyme the Said Summe of three thousand pounds of tobacco in full of the said bill in the declaration abovesaid specified and this he is ready to averr and prayes judgment if the Said Lidia her action aforesaid against him ought to have and the plaintiff also.

Liber N N Whereupon it is granted by the Court here that the said Lidia recover against the Said W^m Rosewell aswell the summe of three thousand pounds of tobacco the debt aforesd as also the Summe of five hundred Sixty eight pounds of tobacco costs of Suite.

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Mathew Paine
     agt
Thomas Vaughan
Henry Jowles
    agt
Joseph Tilley
                    these foure causes agreed.
Thomas Wall
    agt
W<sup>m</sup> Worgan
George Parker
      agt
Robert Proctor
John Pollard
    agt
Wm Dare admr
  Jnº Parker
Jnº England
    agt
ffrancis Wyne adm<sup>r</sup>
  W<sup>m</sup> Marshall
Andrew Insley
     agt
                       these Six causes continued untill next Court.
Richard Meekins
the Same
   agt
the Same
Elizabeth King
     agt
Richard Meekins
Richard Pery
    agt
Daniel Jenifer
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W^m Wheatly ag^t the Sheriff of Baltemore County amerced the def^t Robert Wilson not appeareing last Court & this cause continued.

Humphry Warren the Sheriff of Dorchester County amerced the agt deft not appeareing last Court & this cause continued.

Richard Moy

agt

Henry Mitchell

Richard Moy

agt

Ninian Beale

Richard Moy

agt

Thomas Adams

Adams

Liber N N

Liber N N

W^m Donning ag^t this cause agreed. Adam Head

Thomas Jones agt

Alexander Draper late of Somersett County was p. 45
Summoned to answer unto Thomas Jones in a plea that he render unto him the Summe of three thousand One hundred pounds of tobacco which to him he oweth and unjustly deteineth.

And the Said Alexander by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle here untill next Provinciall Court the Same day is given to both parties.

Now here at this day to wit the ninth day of ffebruary One thousand Six hundred Seventy five came the Said Alexander by his Attorny aforesaid & offered himselfe against the said Thomas in the plea aforesaid but the Said Thomas came not but made default Therefore it is granted by the Court here that the said Alexander recover against the said Thomas Jones the Summe of eight hundred thirty nine pounds of tobacco costs of Suite in this behalfe laid Out & expended and the said Thomas in mercy for his false claime.

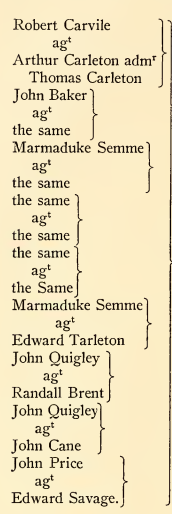
Thomas Jones agt

Alexander Draper late of Somersett County was Sumoned to answer unto Thomas Jones in a Alexander Draper plea that he render unto him the Summe of foure hundred & One pounds of tobacco which to him he oweth and unjustly deteineth

And the said Alexander by Robert Ridgely his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties.

Now here at this day to wit the ninth day of ffebruary in the yeare One thousand six hundred Seventy five Came the said Alexander by Robert Ridgely his Attorny but the said Thomas came not to prosecute his plaint aforesaid Therefore it is granted by the Court here That the said Alexander recover against the said Thomas

Liber N N the summe of eight hundred thirty nine pounds of tobacco costs of suite and the Said Thomas in mercy.



these nine causes continued until next Court.

John England agt the Sheriff of Baltemore County amerced the deft ffrancis Lovelace not appeareing last Court & continued.

p. 46 Christopher Rousby agt called Henry Mitchell and Richard Bayly otherwise called Henry Mitchell and Richard Bayley Henry Mitchell and Richard Bayley Gent were Sumoned to answer unto Christopher Rousby Gent of a plea that they render unto him the Summe of five thousand pounds

of tobacco which to him they Owe and unjustly deteine. &c.

And whereupon the said Christopher by John Rousby his Attorny Saith that whereas the Said Henry and Richard the third day of January in the yeare of Our Lord One thousand six hundred Seventy two by their certaine bill Obligatory Sealed with the seales

of the said Henry and Richard here in Court produced whose date Liber N N is the day and yeare aforesaid did acknowledge themselves to be bound & firmly obliged unto the said Christopher then High Sheriff of Calvert County in the full and just quantity of five thousand pounds of tobacco to be paid to the Said Christopher or to his certaine Attorny executors admrs or assignes To which payment well & truly to be made they bound themselves and either of them by himselfe joyntly and Severally for the whole and in the whole and the heirs executors & admrs of them & either of them firmly by those prsents. Notwithstanding which the Said Richard and Henry the Said Summe of five thousand pounds of tobacco though often demanded according to the tenor of the said bill to the said Christopher hath not paid or Satisfied but the same to pay they and either of them have refused and Still doe deny and refuse to the damage of the said Christopher ten thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Richard Bayley in his proper person cometh and defendeth the force & injury when &c prayeth hearing of the said bill Obligatory and it is read unto him he also prayeth hearing of the Condition of the said writeing Obligatory and it is read unto him in these words The Condition of this Obligation is such That whereas John Hollins of Calvert County planter is by virtue of a writ of execution issued Out of the County Court of Calvert County aforesaid taken into Custody of him the said Christopher Rousby Sheriff of the County aforesaid to the end that he the said Sheriff may have the body of him the said John Hollins before the Comissioners of the County Court aforesaid at the Court to be held for the said County the third tuesday in January instant to satisfie unto Martin Wakely aswell the summe of One thousand Six hundred Seventy and Six pounds of tobacco which was adjudged to him for his damages in a certaine Suite commenced by the said Martin Wakely against the said John Hollins as also the summe of Seven hundred ninty One pounds of tobacco for his costs & charges expended in the said Suite Now if the Said John Hollins doe without faile personally appeare at the County Court aforesaid and then & there Surrender himselfe peaceably into the hands & custody of him the said Christopher or his Deputy as a true prisoner and So continue untill he shall be legally discharged And also if the Said John Hollins shall truly Satisfie and pay all such ffees as are or shall be become due unto him the said Christopher for touching or concerning the aforesaid execution and shall in every matter and thing well and truly save and Keepe harmlesse the Said Christopher his executors & admrs of and from all damage and molestation that shall or may arise or happen for or by reason or concerning the aforesaid execution then this bond to be void or else to stand and remaine in full force & vertue. Which being read and heard the Said Richard

Liber N N Bayly saith nothing in barre of the action aforesaid but is willing that judgment should passe against him for the summe of two thousand foure hundred sixty Seven pounds of tobacco whereupon it is considered by the Court here to wit at st Johns the tenth day of ffebruary One thousand Six hundred Seventy five that the said Christopher recover against the said Richard Bayley aswell the said summe of two thousand foure hundred sixty Seven pounds of tobacco the debt aforesaid as also the summe of six hundred and fifty pounds of tobacco costs of suite.

John Rogers the Sheriff of Baltemore County amerced the deft not agt appearing last Court & continued

John Peerce agt the Sheriff of Cecil County amerced the deft not appeareing last Court & continued.

Tho: Carleton Jonathan Squire agt John Wells the Sheriff of Kent County amerced the defts

Kenelm Cheseldyn agt Michael Miller

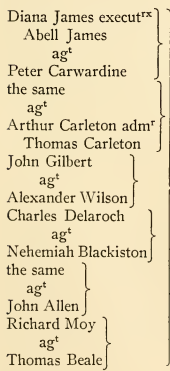
p. 47 Thomas Walker ag^t Stephen Tully late of Talbott County planter was attached to answer unto Thomas Walker of a plea of trespas upon the case.

And whereupon the Said Thomas by Robert Ridgely his Attorny complaineth that whereas the said Stephen the sixtenth day of April One thousand six hundred seventy foure stood indebted to the said Thomas the summe of nine thousand two hundred pounds of tobacco for divers goods & merchandizes before that time by the said Thomas to him the said Stephen sold and delivered In consideration whereof the said Stephen did assume upon himselfe and to the said Thomas did then faithfully promise & oblige himselfe to pay unto the said Thomas or his Order the said Summe of nine thousand two hundred pounds of tobacco upon demand convenient in Great Choptanck River between Mr Seth fosters and the head of Tredaven Notwithstanding which the aforesaid Stephen Tully his promise and assumption So as aforesaid made not regarding but deviseing and fraudulently intending him the said Thomas in this behalfe of the Said nine thousand two hundred pounds of tobacco craftily and Subtilly to deceive and defraud the said nine thousand two hundred pounds of tobacco to him the said Thomas according to his promise though often thereunto demanded hath not paid but the same to pay hath & Still doth refuse and deny to the damage

of the said Thomas twelve thousand pounds of tobacco & thereupon Liber N N he bringeth his suite.

And the Said Stephen by John Rousby his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court the same day is given to both parties.

Now here at this day to wit the twelfth day of ffebruary One thousand six hundred Seventy five Came the said Thomas by his Attorny aforesaid and offered himselfe against the said Stephen in the plea aforesaid and the said Stephen in his proper person came also and the said Stephen Saith that as to two thousand five hundred thirty One pounds of tobacco residue of the said summe of nine thousand two hundred pounds of tobacco in the declaration mentioned he cannot gainsay but that he oweth the same to him the said Thomas and is willing that judgment passe against him for the same Whereupon it is granted by the Court here that the said Thomas Walker recover against the said Stephen Tully the summe of two thousand five hundred thirty One pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred fifty Six pounds of tobacco costs of Suite.



these Six actions abate the plaintiffs being dead

Robert Ridgely Inº Wright

Mary Wright Executrix of the last will and p. 48 Testament of John Wright late of the Mary Wright execut^r [County of Kent Gent deceased was Sumoned to answer unto Robert Ridgely One of the Attornyes of this Court according to the

Liber N N libertyes and priviledges &c of a plea that she render unto him the full & just Summe of two thousand foure hundred pounds of good Sound merchantable tobacco and caske which from him She unjustly deteineth.

And whereupon the said Robert in his proper person Saith that whereas the said John in his life time to wit the fiftenth day of april One thousand Six hundred Seventy foure by his certaine writeing Obligatory Sealed with the seale of him the said John and herein Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly indebted unto the said Robert in the full and just Summe of two thousand foure hundred pounds of good Sound merchantable tobacco and caske to be paid to the Said Robert Ridgely or to his certaine Attorny his heirs executors admrs or assignes upon demand at some convenient place in the said County of Kent To the which payment well & truly to be made the said John Wright did bind himselfe his heirs executors & admrs firmly by those presents after which said fiftenth day of April the said John Wright died and the said Mary Wright in and upon the goods chattells & Creditts of the said John did enter and the same did administer & dispose as Executrix of the last will and Testament of the said John Yet the aforesaid John in his life time nor the said Mary Executrix of the last will & Testament of the said John since his death the said two thousand foure hundred pounds of tobacco to him the said Robert according to the tenor of the said writeing Obligatory though often demanded have not paid but the same to pay have denyed & Still doe deny whereupon the said Robert Saith he is dampnified & hath lost to the value of three thousand pounds of tobacco and thereupon he bringeth his suite.

And the said Mary by Robert Carvile her Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court the same day is given to both parties.

Now here at this day to wit the tenth day of ffebruary in the yeare One thousand Six hundred Seventy five came the said Robert Ridgely in his proper person cometh & offereth himselfe against the said Mary in the plea aforesaid but the said Mary came not but made default Whereupon it is granted by the Court here that the said Robert Ridgely recover against the Said Mary as aforesaid aswell the summe of two thousand foure hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred Sixty foure pounds of tobacco costs of Suite.

John Blackfan agt this cause continued untill next Court the Sheriff of Thomas Maries Charles County not being preent.

```
Richard Pery
                                                                      Liber N N
                       the Sheriff of Cecil County amerced the deft
     agt
Arthur Carleton adm<sup>r</sup> (not appeareing this Court & continued.
  Tho: Carleton
Charles Calvert Esg the Sheriff of Dorchester County amerced the
                      deft not appeareing last Court & this cause
      agt
Thomas Taylor
                     continued.
Ionathan Squire adm<sup>r</sup>
  Inº Morecroft
                       the Sheriff of Kent County the same.
       agt
Robert Chapman
Robert Lambden
      agt
Humphry Davenport
                      the Sheriff of Talbott County the same.
Benomy Eaton
    agt
W<sup>m</sup> Hensley
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This Indenture made the One & Thirtieth day of January in the p. 49 foure & fortieth yeare of the Dominion of Caecilius &c and in the yeare of our Lord 1675. Betweene George Aynsworth of St Maryes County in the Province of Maryland Planter & Susanna his wife of the one part And Christopher Rousby of Calvert County in the Province aforesaid gentl of the other part Wittnesseth That the said George Aynsworthy & Susanna his wife in Consideracon of the Sume or quantity of three Thousand five hundred pounds of Tobacco to them in hand paid by the said Christopher before the Ensealing & delivery of these preents the Receipt whereof they the said George Aynsworth & Susanna his wife doe hereby Acknowledge & thereof & of every part thereof doe clearely & Absolutely Acquitt Exonerate & discharge him the said Christopher Rousby his heyres Execrs & Admist^{rs} by these p^rsents And for divers other good causes & Consideracons them thereunto moveing Have Given Graunted Bargained Aliened Sold & Confirmed And by these presents doe Give Graunt Bargaine Alien Sell & Confirme unto the said Christopher Rousby his heyres & Assignes forever All that tract or parcell of land being part of a tract or divident of land called Halfeheads' ffolly lying & being in the said County of St Maryes heretofore purchased by the said George Answorthy of John Halfehead & Elizabeth his wife now Deceased which said Tract or parcell of land hereby Given Graunted Bargained & Sold beginneth att a marked white Oake standing by Piney hill Runn being one of the marked trees of Mattapenny Manno^r & runing South by the marked line of the said Manno^r for breadth into the woods One hundred & Seaventy perches to a marked red Oake, & from the said red Oake by a line drawne East & by North to a marked Gumm One hundred perches. & from the

Liber N N said marked Gumm by a line drawne North to a marked Oake standing upon Piney hill Runn aforesaid & bounding upon the same Runn upon the North Conteyning by Estimacon One hundred Acres more or lesse Together with all wayes woods underwoods waters watercourses priviledges Imunityes profitts Comodityes rights members & Appurtennees whatsoever to the said tract or parcell of land & p^rmisses belonging or in any wise Apperteyning Together also with all Deeds Evidences Patents Grants Charters writings & miniments whatsoever of or concerning the same To have & to hold the aforesaid parcell of land & prmises with their & every of their Appurtennces unto the said Christopher Rousby his heyres & Assignes for ever To the only proper use & behoofe of him the said Christopher Rousby his heyres & Assignes for ever And the said George Answorth & Susanna his wife doe hereby for themselves their heyres Execrs & Admrs & every of them Covenant promise & Agree to & with the said Christopher Rousby his heyres Execrs & Admistrs by these p^rsents That they the said George Aynsworth & Susanna his wife att the tyme of the Ensealing & delivery of these preents are & stand Seized of the said tract or parcell of land & p^rmisses with their & every of their Appurtennces hereby Given Graunted Bargained Sold & Confirmed or meant menconed or intended to be hereby Given Graunted Bargained Sold & Confirmed of a firme sure good & Indefeazible Estate of Inheritance in ffee Simple And that they have full right full power & lawfull Authority to Grant Bargaine & Sell the same to the said Christopher Rousby his heyres And that the same tract of land & p^rmises with their & every of their Appurtennees to the said Christopher Rousby his heyres they the said George Answorth & Susanna his wif & their heyres against all Person & Persons whatsoever Clayming by from or under them or any of them shall & will forever warrant & defend, free & cleare & surely & clearely discharged of & from all & all manner of Incumbrance & Incumbrances whatsover The Rents & Services hereafter to become due & payable to the said Lord Proprietary & his heyres Lords & Propriet^{rys} of the ffee of the p^rmises allwayes Excepted & foreprized And lastly itt is Covenanted & Agreed by & betweene the said partyes to these preents That they the said George Answorth & Susanna his p. 50 Wife their heyres Execrs & Admistrs shall & will att any time & times within Seaven yeares next comeing att the reasonable request att the proper Costs & Charges in the Lawe of the said Christopher Rousby his heyres or Assignes make doe Acknowledge & Execute any other or further lawfull Conveyance or Conveyances or Assureance in the Law whatsoever for the more sure & better Conveying & Assureing of the said peell or tract of land & prmises with their Appurtennces unto the said Christopher Rousby & his heyres As by the Councell of the said Christopher learned in the Law shall be reasonably Advised Devised or Required In wittnes whereof the said

partyes just aboue named haue to these preents Interchangeably sett Liber N N their hands & Seales the day & yeare first above written

Geo: A Aynsworth (sealed) his marke

Susanna & Aynsworth (seald)

her marke

Sealed & deld in the prence of us Geo: Thompson Joseph * Edloe his marke

ffebruary 9th 1675

On the backside of the aforegoing Deed was written Viz^t
The within written Deed was in open Court held att S^t Johns
Acknowledged to be the Right of the within named Christopher
Rousby according to the tenor and Effect within menconed

John Blomfeild Ct.

Know all men by these presents That I George Aynsworth of st Maryes County in the Province of Maryland Planter am held & firmly Obliged unto Christopher Rousby of Calvert County gent1 in the full quantity of tenn Thousand pounds of good sound Mrchantable Tobacco to be paid to the said Christopher or to his certaine Attorney his Execrs Administrs or Assignes To which paymt well & truely to be made I binde myselfe my heyres Exrs & Admrs firmly by these presents Sealed with my Seale dated the 31th day of January in the foure and fortieth yeare of the Dominion of Caecilius Annog Domini 1675

The Condicōn of this Obligaōon is such That if the above bound George Aynsworth & Susanna his wife their heyres Exrs & Admistrs & every of them doe from tyme to tyme & att all tymes hereafter well & truely Observe pforme fullfill & keepe all & every the severall Covenants Grants Articles & Agreemts menconed specified & conteyned in a certaine payre of Indentures beareing even date with these prsents had & made betweene the said George Aynsworth & Susanna his wife of the one part & the aboue named Christopher Rousby of the other part & which of their & every of their ptes are & ought to be observed pformed fullfilled & kept That then this Obligacōn to be Void otherwise to stand & remaine in full force & Vertue Sealed & deld in the prsence of us

Geo: Thompson Joseph * Edloe Geo: A Answorth (Seald) his marke

Vnderneath the above Obligacon was written Viz^t ffebruary 9th 1675

The above written Bond was by the above bound George Aynsworth Acknowledged in open Court to be his Act & Deed

John Blomfeild Ct

Liber N N ffebruary 9th 1675.

Ordered that all causes wherein Mr Rozer is concerned be continued until next Court.

ffebruary 10th 1675

Then was Isaac Vicars Servant to John Blomfeild adjudged to be fourteene years of age

ffebruary 10th 1675

Thomas Bancks of Calvert County being under two executions at the suite of Roger Baker it is ordered he be remitted into Custody of the same Sheriff till the judgments be satisfied.

p. 51 Benony Eaton ag^t Jonathan Hopkinson Benony Eaton agt Nicholas Haggett Richard Ambrose agt Lidia Solly adm^r Ben Solly. W^m Rosewell agt Henry Poulter Kenelm Cheseldyn agt Henry Adams & Thomas Mathews ffrancis Maude agt Ambrose Bayly

these six causes Continued untill next Court.

Nehemiah Blackiston

agt

Arthur Thompson

John Denis

agt

Arthur Thompson

the def^t appeares by John Jones his Attorny and these two causes continued untill next Court.

Christopher Rousby ag^t Richard Bayley otherwise called Richard Bayley of Calvert County Gent was sumoned to answer Richard Bayley unto Christopher Rousby Gent in a plea that he render unto him the Summe of five thousand two hundred and twelve pounds of tobacco which to him he owes & unjustly deteines &c

And whereupon the said Christopher by John Rousby his Attorny Liber N N Saith that whereas the said Richard the second day of September in the yeare of Our Lord One thousand six hundred seventy two by his certaine bill Obligatory Sealed with the seale of the said Richard here in Court produced whose date is the day and yeare abovesaid did bind himself his heirs executors admrs to pay or cause to be paid to the said Christoph^r his heirs execut^{rs} adm^{rs} or assignes the full and just quantity of five thousand two hundred and twelve pounds of good sound bright and large tobacco in caske convenient to be paid at or upon the tenth day of October then next ensueing the date of the said bill notwithstanding which the said Richard the said summe of five thousand two hundred and twelve pounds of tobacco to the said Christopher according to the tenor of the Said bill though often thereunto required hath not paid but the same to him to pay hitherto hath denyed and as yet doth deny and refuse to the damage of the said Christopher tenn thousand pounds of tobacco and thereupon he bringeth his suite.

And the said Richard by Vincent Lowe his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties. Now here at this day to wit the eleventh day of ffebruary in the yeare One thousand six hundred seventy five came the said Christopher by his Attorny aforesaid and offered himselfe against the said Richard in the plea aforesaid and the said Richard came likewise and the said Richard Saith that as to eight hundred pounds of tobacco part of the said summe of five thousand two hundred and twelve pounds of tobacco he cannot gainsay but that he oweth the same to the said Christopher in manner & forme as is above declared against him whereupon the said Christopher remaineth against the said Richard thereupon wholly undefended Therefore it is granted by the Court here that the said Christopher Rousby recover against the said Richard Bayly aswell the summe of eight hundred pounds of tobacco the debt aforesaid as also the summe of five hundred eighty Seven pounds of tobacco for his Costs and charges in this behalfe laid Out and expended.

Gervase Ballard | Richard Bayley late of Talbott County otherwise p. 52 called Richard Bayle of Talbott County in Mary-Richard Bayly land was Sumoned to answer unto Gervase Ballard of a plea that he render unto him the summe of Seaven thousand eighty One pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the Said Gervase by John Rousby his Attorny Saith that whereas the said Richard Bayley the foure and twentith day of March in the yeare of Our Lord One thousand six hundred seventy foure by his certaine writeing Obligatory Sealed with the Seale

Liber N N of the said Richard and here in Court produced whose date is the day and yeare abovesaid did bind himselfe his heirs executors admrs or assignes to pay or cause to be paid unto the said Gervase Ballard his heirs execut^{rs} admrs or assignes the summe of seaven thousand eighty & One pounds of good sound merchantable tobacco in caske in Petuxent River upon demand notwithstanding which the said Richard though often demanded the said Summe of Seaven thousand eighty & One pounds of tobacco to the said Gervase according to the tenor of the said bill hath not paid but the same to pay hitherto hath denyed and still doth deny and refuse to the damage of the said Gervase fourteen thousand pounds of tobacco and thereupon he bringeth his suite.

And the said Richard by Mathew Warde his Attorny cometh and defendeth the force & injury when &c and Prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties.

Now here at this day to wit the twelfth day of ffebruary in the yeare One thousand six hundred seventy five came the said Gervase by the Attorny aforesaid and offered himselfe against the said Richard in the plea aforesaid and the said Richard came likewise and the said Richard saith that as to three thousand One hundred ninty six pounds of tobacco the remainder of the said Summe of seaven thousand eighty One pounds of tobacco he cannot gainsay for that he oweth unto the said Gervase the said summe of Three thousand One hundred ninty six pounds of tobacco Therefore it is granted by the Court here that the said Gervase recover against the said Richard Bayley aswell the summe of three thousand One hundred ninty six pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of suite.

John Quigley agt wise called James Lewis of st Maries County in the James Lewis Province of Maryland planter was Sumoned to answer unto John Quigley One of the Attornys of the Provinciall Court according to the priviledges &c in a plea that he render unto him twelve hundred seventy five pounds of tobacco which to him he oweth and unjustly deteineth

And whereupon the said John in his proper person saith that whereas the said James the third day of March in the yeare of Our Lord One thousand six hundred seventy three did by his certaine writeing Obligatory sealed with the seale of him the said James and here in Court produced whose date is the same day and yeare abovewritten, bind himselfe his heirs executors and admrs to pay or cause to be well & truly paid unto him the said John Quigley his heirs executors & admrs the just & full quantity of twelve hundred seventy & five pounds of good sound leafe tobacco in caske due to be paid the twelfth day of this instant march it being for and in consideration of his passage

from Barbadoes to Maryland and other goods in hand received notwithstanding which the said James Lewis the aforesaid summe of twelve hundred seventy five pounds of tobacco to him the said John Quigley according to his said writeing Obligatory hath not paid although he hath bin often thereunto required but the same to pay hath altogether denyed and as yet doth deny whereupon he saith he is dampnified and hath losse to the value of two thousand four hundred pounds of tobacco & thereupon he bringeth his suite.

Now here at this day to wit the twelfth day of ffebruary One thousand six hundred seventy five came the said James Lewis in the Custody of the Sheriff in his proper person and saith nothing in barre or avoidance of the action aforesaid of him the said John for that he oweth the said John the said summe of twelve hundred Seventy five pounds of tobacco in manner & forme as the said John Quigley hath above declared against him Therefore it is granted by the Court here that the said John Quigley recover against the said James Lewis aswell the summe of twelve hundred Seventy five pounds of tobacco the debt aforesaid as also the summe of

pounds of tobacco cost of suite.

John Tarkington Richard Hill late of Ann Arundell County Gent p. 53 was Sumoned to answer unto John Tarkington in a plea of trespas upon the case.

And the said Richard by Robert Carvile his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court the same day is given to both parties Now here at this day to wit the eleventh day of ffebruary in the yeare of Our Lord One thousand six hundred seventy five Came the said Richard by his Attorny aforesaid and offered himselfe against the said John in the plea aforesaid but the said John came not to prosecute his action aforesaid Therefore it is granted by the Court here that the said Richard Hill recover against the said John Tarkington the summe of eight hundred thirty five pounds of tobacco for his costs and charges in this behalfe laid Out & expended & the said John Tarkington in mercy.

Marmaduke Semme agt en was attached to answer unto Marmaduke Edward Tarleton Semme in a plea of trespas upon the case.

And the said Edward by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and

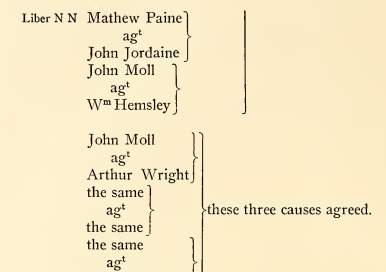
Liber N N prayeth liberty of speakeing hereunto untill the next Provinciall Court and it is granted unto him the same day is given to both parties. Now here at this day to wit the eleventh day of ffebruary One thousand six hundred seventy five came the said Edward by his Attorny aforesaid but the said Marmaduke Came not to prosecute his action aforesaid Therefore it is granted by the Court here that the said Edward recover against the said Marmaduke the Summe of pounds of tobacco for his costs and charges in this behalfe laid Out and expended and the said Marmaduke in mercy.

Richard Moy agt Henry Bonner Richard Moy agt ffrancis Kilborne these foure actions abate the plaintiff being dead. Richard Moy agt George Gunnell Richard Moy agt Thomas Simpson Rowland Williams agt James Ives the Sheriff of Baltemore County amerced the John Gilbert adm^r defts not appeareing this Court & continued. Roger Roberts agt Thomas Overton ffrancis Swinsen agt these two actions abate the defts being John Bigger Daniel Jenifer dead. W^m Lucas & Richard Moy Joseph Eaton John Mitchell James Cleyland & Edward Winckles.

John Gilbert adm^r
Roger Roberts
ag^t
Augustine Herman

these two causes continued.

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John Gilbert admr Roger Roberts the Sheriff of Baltemore County Liber N N
    agt
                                  amerced the deft not appeareing p. 54
W<sup>m</sup> Hollis
                                  this Court & this cause continued
Gerard Slye
    agt
Richard OKaine
                         the Sheriff of St Maries County the same
Garret Vansweringen
Timothy Tracey
the same
   agt
Thomas Clegatt.
                   the Sheriff of Calvert County the same
the same
   agt
James Nuthall
the same
   agt
George Gunnell
                  the Sheriff of Somersett County the same
Henry Spry
    agt
John Barber
John Moll
   agt
W<sup>m</sup> Worgan
the same
   agt
                        the Sheriff of Dorchester County the same.
the same
Garret Vansweringen
      agt
Arthur Wright
Garret Vansweringen
     agt
                        the deft by Robert Ridgely his Attorny ap-
Thomas Beale
                         peares and these causes continued until next
the Same
                        Court
   agt
the same
Garret Vansweringen
     agt
Benja Cloyster
the same
  agt
the same
the same
  agt
                        these five causes continued untill next Court
Kenelm Machloghlin
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George Robbins

P. 55 Garret Vansweringen agt

James Lewis late of st Maries County otherwise called James Lewis of the County of st Maries in the Province of Maryland was Summoned to answer unto Garret Vanswer-

ingen in a plea that he render unto him two thousand eight hundred sixty two pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the said Garrett by Kenelm Cheseldyn his Attorny Saith that whereas the said James the eleventh day of December in the yeare of Our Lord One thousand six hundred Seventy two by his certaine writeing Obligatory Sealed with the seale of him the said James and here in Court produced whose date is the same day & yeare abovewritten was holden and firmly bounden unto him the said Garrett in the full quantity of two thousand eight hundred & sixty two pounds of good Sound merchantable tobacco and caske being for accomodations already received to be paid to him the said Garett or to his certaine Attorny his heirs executors administratrs or assignes convenient in the County aforesaid at or upon the six and twentith day of December next notwithstanding which the said James the aforesaid summe of two thousand eight hundred Sixty two pounds of tobacco to him the said Garret according to the Said writeing Obligatory hath not paid but the same to pay hath altogether denyed and Still doth deny whereupon he saith he is dampnified and hath losse to the value of five thousand pounds of tobacco & thereupon he bringeth his Suite.

And the said James in his proper person in the Custody of the Sheriff at this day to wit the twelfth day of ffebruary One thousand six hundred seventy five cometh & saith that as to eight hundred sixty two pounds of tobacco pt of the said summe of two thousand

eight hundred sixty two pounds of tobacco he cannot gainsay be-Liber N N cause he oweth the same unto the said Garret in manner & forme as is above declared against him, Therefore it is granted by the Court here that the said Garrett recover against the said James the summe of Eight hundred sixty two pounds of tobacco the debt aforesaid together with the summe of pounds of tobacco costs of suite.

Garret Vansweringen agt wise called James Lewis of the County of James Lewis

James Lewis St Maries Lewis of the County of St Maries in the Province of Maryland was sumoned to answer unto Garrett Vansweringen in a plea that he render unto him the summe of thirteene hundred pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the said Garrett by Kenelm Cheseldyn his Attorny saith that whereas the said James the sixtenth day of April Anno Dom 1674 by his certaine writeing Obligatory Sealed with the Seale of him the said James and here in Court produced whose date is the day & yeare abovewritten was holden & firmly bound unto him the Said Garrett in the full quantity of thirteene hundred pounds of good Sound merchantable tobacco and caske for a valuable consideration already received to be paid unto him the Said Garrett or to his certaine Attorny his heirs executors adm^{rs} or assignes convenient in the County aforesaid On demand Notwithstanding which the said James the aforesaid Summe of thirteene hundred pounds of tobacco to him the said Garret according to his Said writeing Obligatory hath not paid but the same to pay hath altogether denyed and as yet doth deny whereupon he saith he is dampnified and hath losse to the value of two thousand Six hundred pounds of tobacco and thereupon he bringeth his Suite.

And the said James in his proper person in the Custody of the Sheriff at this day to wit the twelfth day of ffebruary One thousand Six hundred seventy five cometh and saith that he Saith nothing in barre or avoidance of the action aforesaid of him the said Garrett because he oweth the said Garrett the said summe of thirteene hundred pounds of tobacco in manner and forme as the said Garret hath above declared against him Therefore it is considered by the Court here that the said Garret recover against the said James aswell the summe of thirteene hundred pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of suite.

Edward Roe agt Iohn Boone the deft by Mathew Warde his Attorny appeares and imparles untill next Court.

Liber N N John Southy
p. 56

agt
Henry Turner late of Dorchester County otherwise called Henry Turner of the same County and Province aforesaid Carpenter was summoned to answer unto John Southy in a plea that he render unto him five thousand three hundred Sixty two pounds of tobacco which to him he oweth and unjustly deteineth

And whereupon the said John by Robert Carvile his Attorny Saith that whereas the said Henry the three and twentith day of March Anno Dom 1674 by his certaine writeing Obligatory Sealed with the seale of the said Henry and here in Court produced whose date is the day and yeare abovewritten was holden & firmly bound unto him the said John in the full and just summe of five thousand three hundred Sixty two pounds of good tobacco & caske to conteine the same to be paid unto him the said John his heirs executors adm^{rs} or lawfull Attorny convenient in Little Choptancke River at or before the tenth day of October next ensueing the date hereof Notwithstanding which the Said Henry the aforesaid Summe of five thousand three hundred Sixty two pounds of tobacco to him the said John according to his said writeing Obligatory hath not paid although he hath bin often thereunto required but the same to pay hath altogether denyed and Still doth deny whereupon he saith he is dampnified and hath losse to the value of tenn thousand Six hundred pounds of tobacco and thereupon he bringeth his Suite.

And the Said Henry by Vincent Lowe his Attorny cometh and defendeth the force and injury when &c and prayeth the hearing of the Said writeing Obligatory and it is read unto him he also pray the hearing of the condition of the Said writing Obligatory and it is read unto him in these words following vizt The Condition of the Obligation is Such that if the abovebound John Rawlings or Henry Turner them or other of them their heirs or executrs admrs shall well and truly deliver or cause to be delivered into the hands & possession of the said John Sowthy his heirs execut^{rs} adm^{rs} or to his lawfull Attorny so many bills of able sufficient mens payable in ffishers Creeke in the County and Province aforesaid to the quantity of two thousand six hundred eighty & One pounds payable to the said John Southy by the twelfth day of July next ensueing the date hereof to which payment well and truly to be made & done Wee bind Us and either of Us Our heirs joyntly and severally for the whole and in the whole and just sume then this Obligation to be void and of none effect if not to stand in full power force and virtue. Which being read and heard the said Henry prayeth liberty to imparle here untill next Provinciall Court the same day is given to both parties.

Att which day to wit the eleventh day of ffebruary in the yeare of Our Lord One thousand six hundred Seventy five came the said John Southy by his Attorny aforesaid & the said Henry by his Attorny came likewise and the said Henry Saith nothing in barre or

avoidance of the action aforesaid of him the said John Whereupon Liber N N it is considered by the Court here that the said John Southy recover against the said Henry Turner aswell the summe of five thousand three hundred sixty two pounds of tobacco the debt aforesaid as also the Summe of five hundred eighty seaven pounds of tobacco costs of suite.

John Quigley | John Rawlins late of the County of Dorchester otherwise called John Rawlings of Dorchester John Rawlins | County in the Province of Maryland Carpenter was Sumoned to answer unto John Quigley Gent in a plea that he render unto him tenn thousand pounds of tobacco which to him he oweth and unjustly deteineth.

And whereupon the said John Quigley by Robert Carvile his Attorny complaineth that whereas the said John Rawlings the fiftenth day of June Anno Dom 1675 by his certaine writeing Obligatory Sealed with the seale of him the said John Rawlings and here in Court produced whose date is the same day and yeare abovewritten did owe and was indebted unto him the said John Quigley in the full and just summe a quantity of ten thousand pounds weight of good Sound bright and large tobacco in caske to be paid and delivered unto him the Said John Quigley his certaine Attorny executors admrs & assignes To the which payment well and truly to be made he did bind himselfe his heirs executors and admrs firmly by those presents notwithstanding which the said John Rawlings the said summe of ten thousand pounds of tobacco to him the said John Quigley according to his said writeing Obligatory hath not paid although he hath beene often thereunto required but the same to pay hath altogether denyed whereupon he Saith he is dampnified and hath losse to the value of twenty thousand pounds of tobacco & thereupon he bringeth his suite.

And whereupon the said John Rawlings by Robert Ridgely his Attorny comes and defends the force and injury when &c and prayeth the heareing of the said writeing Obligatory and it is read unto him he also prayeth the heareing of the Condition of the said writeing Obligatgory and it is read unto him in these words vizt the Condition of this Obligation is Such That if the abovebound John p. 57 Rawlings his execut^{rs} adm^{rs} or assignes doe and shall On or before the tenth day of October next ensueing the date hereof deliver or cause to be delivered at the landing place of the now dwelling Plantation of the said John Rawlings at transquakeing River in Dorchester County in the Province aforesaid unto the abovenamed John Quigley his Attorny or assignes authorized and appointed to receive the same to the Only Use of the said John Quigley his executors administrators or assignes the possession and Seizin of One very good new substantiall handsome Strong Stanch lite and well built Shallopp of

Liber N N twenty eight foot by the Keele nine foot & a halfe wide and six foot deep with a good rake & runn with a weale or Bemis all round about to be built of good white Oake boards without a Cabbin and clince worke with mast oars boome Rudder and tiller together with a little boate of ten foot by the Keele And also if the said John Quigley his executors and assignes Shall & may from time to time & at all times hereafter peaceably and quietly use Occuppy possesse and enjoy the Shallopp and boate aforesaid without the lett or trouble of any person whatsoever then this Obligation to be void and of none effect or else to remaine & be in full force & virtue which being read and heard the said John Rawlings prayeth liberty to imparle here untill next Court and the same day is given to both parties.

Att which day to wit the eleventh day of ffebruary Anno Dom One thousand six hundred seventy five came the said John Rawlings by his Attorny aforesaid but the Said John Quigley came not to prosecute his plaint aforesaid Therefore it is granted by the Court here that the Said John Rawlings recover against the said John Quigley the summe of eight hundred fifty five pounds of tobacco for his costs & charges in this behalfe laid Out & expended and the said John Quigley in mercy for his false claime.

John Quigley
agt
otherwise called John Rawlings of the County of
John Rawlings
Otherwise called John Rawlings of the County of
Dorchester Carpenter was summoned to answer
unto John Quigley Gent in a plea that he render
unto him two thousand two hundred pounds of tobacco which to
him he oweth and unjustly deteineth.

And whereupon the Said John Quigley by Robert Carvile his Attorny complaineth that whereas the said John Rawlings the fiftenth day of June Anno Dom 1675 was holden and firmly bounden unto him the said John Quigley in the full & just summe or quantity of two thousand two hundred pounds of good sound merchantable tobacco and caske to be paid to him the said John Quigley or to his certaine Attorny his heirs executors admrs or assignes to the which payment well & truly to be made he did bind himselfe his heirs executors & admrs for the whole and in the whole firmly by those prsents notwithstanding which the said John Rawlings the said summe of two thousand two hundred pounds of tobacco to him the said John Quigley according to his Said writeing Obligatory hath not paid although he hath beene often thereunto required but the Same to pay hath altogether denyed and still doth deny whereupon he Saith he is Dampnified and hath losse to the value of foure thousand foure hundred pounds of tobacco and thereupon he bringeth his suite.

And the Said John Rawlings by Robert Ridgely his Attorny comes and defends the force and injury when &c and prayeth the heareing of the said writeing Obligatory and it is read unto he prayeth also hearing of the Condition of the said writeing Obligatory and it is Liber N N read unto him in these words vizt The Condition of this Obligation is such That if the abovebounden John Rawlings his heirs execut^{rs} adm^{rs} or assignes or any of them doe & Shall pay or cause to be paid to the within named John Quigley or to his certaine Attorny his heirs execut^{rs} & adm^{rs} or any of them the full and just Summe or quantity of One thousand One hundred pounds of like good Sound merchantable tobacco & caske for a valuable consideration received in hand to be paid to the Said John Quigley as aforesd at or before the tenth day of October next ensueing the date hereof in some convenient place in Dorchester County neare the waterside then this Obligation to be void and of none effect or else to stand and remaine in full power Strenght force & virtue. Which being read and heard the said John Rawlings prayeth liberty of speakeing hereunto untill next Provinciall Court and the same day is given to both parties.

Att which day to wit the eleventh day of ffebruary Anno Dom One thousand six hundred seventy five Came the said John Rawlings by his Attorny aforesaid but the said John Quigley came not to prosecute his plaint aforesaid therefore it is granted by the Court here that the said John Rawlings recover against the said John Quigley the summe of eight hundred fifty five pounds of tobacco for his costs and charges in this behalfe laid Out & expended and the said John Quigley in mercy &c.

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John Moll

agt
Vincent Atcheson

John Quigley
agt
Richard Moy
John Quigley
agt
Charles Delaroch
Stephen Murty
agt
Samuel Cressey

this cause discontinued.

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p. 58

p. 58
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John Rider agt tenth day of November in the 44th yeare of the Do-John Quigley minion of Caecilius &c Annog Dom One thousand Six hundred Seaventy five came here into Court John Rider of New Yorke merchant by Robert Ridgely his Attorny and bringeth here into Court his certaine bill against John Quigley Gent One of the Attornyes of this Court of a plea of trespas upon the Case.

And whereupon the Said John Rider by Robert Ridgely his At-Liber N N torny complaineth that whereas the Said John Quigley at New York aforesaid the eightenth day of October One thousand Six hundred Seventy One haveing certaine Comunication with One Philip Udall of fflushing upon Long Island about the purchase of a certaine negro woman called Nan the said John Rider at the Speciall instance and request of the said John Quigly did become joyntly bound with Quigley to the said Udall for the Summe of two thousand weight of good merchantable tobacco in caske to be delivered to the said Philip Udall his heirs or assignes at or before the first day of May next ensueing the date thereof at the Weigh house in New York aforesaid free of all Charges for the just and true performance whereof the said John Quigley and the Said John Rider On the behalfe & earnest request of the said John Quigley did bind themselves their heirs executors and admrs in the full Summe of foure thousand weight. And whereas also the said John Quigley afterwards to wit the second day of December 1671 at New Yorke aforesaid well weighing the Kindnesse the said John Rider had done him in being bound with him as aforesaid to the Said-Udall did assume upon himselfe and to the said John Rider did then & there faithfully promise to save and Keepe harmless the Said John Rider his heirs executors or administrators from the payment of the said tobacco and all trouble and charges that might arise upon that accompt as the Security of the Said Quigley as aforesaid or else upon failer thereof to pay unto the said John Rider the Summe of fifty pounds stert And the Said John Rider in fact saith that On the seventh day of September One thousand six hundred seventy five at New Yorke aforesaid in the Mayors Court there the said Philip him the said John Rider for the Said two thousand pounds of tobacco did implead and against the said John Rider in the said Mayors Court judgment for the Same together with the usuall interest at six per Cent with costs of suite did Obtaine whereby action hath accrued to the said John Rider to require and have of the Said John Quigley the said Summe of fifty pounds Sterling according to his promise and assumption aforesaid Yet the aforesaid John Quigley his promise and assumption so as aforesaid made little regarding but deviseing and fraudulently intending him the said John Rider of the aforesaid fifty pounds Sterling to defraud and deceive the said fifty pounds sterling to him the said John Rider according to his pmise and assumption aforesaid hath not paid though often thereunto required but the same to pay hath denyed and as yet doth deny to the damage of the said John Rider One hundred pounds Sterling and thereupon he bringeth his Suite.

And the Said John Quigley in his proper person cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provincia¹¹ Court the same day is given to both parties.

Now here at this day to wit the eleventh day of ffebruary One Liber N N thousand six hundred Seventy five came the said John Rider by his Attorny aforesaid and the said John Quigley in his proper person came likewise and the said John Quigley saith nothing in barr or avoidance of the action aforesaid of him the said John Rider in manner and forme as he hath above declared Therefore it is granted by the Court here that the said John Rider recover against the said John Quigley aswell the summe of fifty pounds sterling for his damages occasioned by the trespas aforesaid as also the Summe of five hundred pounds of tobacco costs of suite.

Thomas Courtney agt the Sixtenth day of November in the 44th yeare John Quigley of the Dominion of Caecilius &c Annog Dom 1675 Came here into Court Thomas Courtney by Robert Ridgely his Attorny and exhibiteth into Court his certaine bill against John Quigley Gent One of the Attornyes of this Court of a plea that he render unto him the full and just summe of twelve thousand pounds of good Sound merchantable tobacco and caske which to him he oweth and unjustly deteineth.

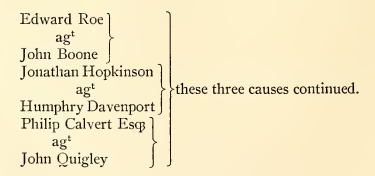
And whereupon the Said Thomas Courtney by Robert Ridgely his Attorny Saith that whereas the Said John Quigley the first day of July in the 43th yeare of the Dominion of Caecilius &c Annog Dom 1674 by his certaine writeing Obligatory Sealed with the Seale of him the Said John Quigley and here in Court produced whose date is the day and year aforesaid did acknowledge himselfe to be holden and firmly indebted into the said Thomas Courtney in the full and just summe of twelve thousand pounds of good Sound merchantable tobacco & caske to be paid to the said Thomas Courtney his heirs executors adm^{rs} or assignes to the which payment well & truly to be made the said John Quigley did bind himselfe his heirs executrs and administrat^{rs} firmly by those p^rsents Neverthelesse the said John Quigley the said summe of twelve thousand pounds of tobacco to him the said Thomas Courtney according to the tenor of the said writeing Obligatory hath not paid but the same to pay hath denyed & as yet doth deny although often thereunto required whereupon the said Thomas Courtney Saith he is dampnified & hath lost to the value of twenty thousand pounds of tobacco and thereupon he produces his suite.

And the aforesaid John Quigley in his proper person here present in Court cometh and defendeth the force and injury when &c and the said John prayeth the hearing of the said writing Obligatory and Liber N N it is read unto him he prayeth also the hearing of the Condition of the same writeing Obligatory and it is read unto him in these words following vizt The Condition of this Obligation is Such that if the above bounden John Quigley his heirs executors admrs or assignes doe and shall by the twentith day of May next ensueing the date hereof deliver or cause to be delivered at the Citty of st Maries unto the said Thomas Courtney his heirs execut^{rs} adm^{rs} or assignes one man negroe aged between fifteene and five and twenty yeares Cleane limbed free from all diseases Soars paines aches or infirmityes in Sound & perfect health in body and mind and of the Same negro shall give unto the Said Courtney his heirs or assignes a bill of Sale with warranty Sufficient against all persons whatsoever then this prsent Obligation to be void otherwise to Stand remaine and be in full Strenght & virtue which being read and heard the said John prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties

And which day to witt the twelfth day of ffebruary Anno One thousand Six hundred seventy five came the said Thomas Courtney by his Attorny aforesaid and the said John in his proper person came likewise and the said John Saith that the Said Thomas his action aforesaid against him Ought not to have in manner & forme as the said Thomas hath above against him declared and of this he prayeth the judgment of the Court and the plaintiff also Whereupon it is granted by the Court here that the said Thomas recover against the Said John Quigley the Summe of eight thousand pounds of tobacco together with the Summe of five hundred pounds of tobacco costs of suite.

John Quigley upon an injunction granted the deft this cause condeft this cause continued untill next Court.

John Quigley the deft not appeareing this Court the Sheriff of John Richardson Dorchester County amerced 40s.



Thomas Paine agt ber in the 44th yeare of the Dominion of Caecilius ber in the 44th yeare of the Dominion of Caecilius Lord and Proprietary of this Province Att a Provinciall Court holden at the Citty of st Maries for the Right Honble the Lord Proprietary Came here in Court Thomas Paine by Charles Boteler his Attorny and exhibiteth here into Court his certaine bill against John Quigley One of the Attornyes of this Court here present in Court of a plea of trespass upon the case.

And whereupon the said Thomas Paine by Charles Boteler his Attorny complaineth that whereas the aforesaid John Quigley upon the fourth day of July Annog Dom 1675 at the Citty of St Maries aforesaid In consideration that he the said Thomas Paine being a Bricklayer at the Special instance and request of him the said John Ouigley would worke upon a certaine Brickhouse called the Statehouse at st Maries aforesaid which the said John Quigley then had undertaken to erect and build the Said John Quigley did then and there assume upon himselfe and to the said Thomas Paine did faithfully promise that he the said John Quigley when thereunto required would well & truly content and pay unto the said Thomas Paine Such a quantity of tobacco as he the Said Thomas on that behalfe should reasonably deserve to have for his paines and labour therein And the said Thomas Paine in fact saith that trusting to the faithfull promise & assumption of him the said John Ouigley in that behalfe made as aforesaid did worke as a Bricklayer upon the said Statehouse from the Said fourth day of July 1675 untill the last day of September in the same yeare. for which he saith he doth reasonably deserve to have the sume of six thousand pounds of tobacco in caske Yet the Said John Quigley his Said promise and assumption not regarding but deviseing and fraudulently intending him the said Thomas Paine in that behalfe craftily to deceive although often thereunto required the said Thomas hath in no manner paid nor contended but him to pay hitherto hath refused and as yet doth refuse whereupon the said Thomas Saith he is dampnified and hath losse to the value of ten thousand pounds of tobacco and thereupon he bringeth his suite.

And the said John Quigley by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court the same day is given to both parties.

Now here at this day to wit the twelfth day of ffebruary in the yeare One thousand six hundred Seventy five came the Said Thomas by his Attorny aforesaid & the said John by his said Attorny likewise came, and the said John Saith that he did not assume & promise in manner & forme as the said Thomas Paine above against him of this he putts himselfe upon the Country and the said Thomas likewise Therefore it is Comanded the Sheriffe that he cause to come

Liber N N here twelve &c by whom &c. at which said twelfth day of ffebruary in the yeare aforesaid came aswell the parties aforesaid as the jurors of that jury came likewise to wit Thomas Banckes Guy White John Askin Joseph Edloe Thomas Pue George Dundas George ffenix Alexander Drapper John Southy John Brookes Abraham Rhodes & W^m Turner who being impannelled Sumoned & Sworne to Say the truth in the premisses upon their Oathes doe Say Wee find for the plaintiff with costs of Suite. But because it is not Knowne what damages the said Thomas Paine hath Susteined by Occasion of the premisses Ordered by the Court here that a writ of Enquiry of damages issue returnable next Provincial Court

```
Elizabeth Decosta

agt

John Quigley

John Roberts

agt

John Quigley

Thomas Walker

agt

John Quigley

John Quigley
```

ffebruary 10th 1675

Came John Howell Sonn of Thomas Howell Gent deceased and Chose Philemon Loyd of Talbott County Gent his Guardian, which is admitted by the Court.

```
Stephen Murty

agt
Samuel Cressey

this action abate the deft being dead.

John Watkins

agt
James Rawlins

the Same.
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p. 61 John Roberts Memorandum the three and twentith day of Novemagt ber in the 44th yeare of the Dominion of Caecilius &c John Quigley Att a Provinciall Court holden at the Citty of st Maries for the Rt Honble the Lord Proprietary came here into Court John Roberts by Charles Boteler his Attorny and exhibiteth here into Court his certaine bill against John Quigley One of the Attornyes of this Court here present in Court of a plea of trespas upon the case.

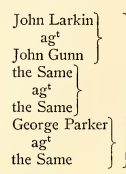
And whereupon the said John Roberts by Charles Boteler his Attorny complaineth that whereas the aforesaid John Quigley upon the fifth day of June in the yeare of Our Lord One thousand six

hundred seventy five at the Citty of st Maries aforesaid in Considera- Liber N N tion that he the said John Roberts being a Bricklayer at the Special instance and request of him the said John Ouigley would worke as a Bricklayer about the Statehouse and prison at S^t Maries aforesaid for the Space or terme of One month from the fifth day of June aforesaid the said John Quigley did then assume upon himselfe and to the Said John Roberts did faithfully promise that he the Said John Quigley when thereunto required would well and truly pay unto the Said John Roberts the summe of three Shillings Sterling p diem, for every workeing day or day that the said John Roberts Shall worke in and about the Statehouse and prison aforesaid And the said John Roberts in fact Saith that trusting to the faithfull promise and assumption aforesaid of him the said John Quigley did worke in and about the Statehouse aforesaid for the space of twenty foure dayes which at three Shillings p day amounts in the whole to three pounds twelve shillings Sterling Yet the said John Quigley his promise and assumption so made as aforesaid not regarding but deviseing & fraudulently intending him the said John of the Said three pounds twelve Shillings to defraud and deceive the said three pounds twelve Shillings hath not paid nor Satisfied though often thereunto required but the same to pay hath refused and as yet doth refuse whereupon the Said John Saith he is dampnified and hath losse to the value of foure thousand pounds of tobacco & thereupon he bringeth his suite.

And the said John Quigley by Robert Ridgely his Attorny cometh and defendeth the force and injury &c and prayeth liberty to imparle here untill the next Provinciall Court and the same day is given to both parties.

Now here at this day to wit the eleventh day of ffebruary in the yeare of Our Lord One thousand six hundred Seventy five came the said John Roberts by his Attorny aforesaid and the Said John Ouigley by his Attorny likewise came and the Said John Ouigley Saith that after the said fifth day of June in the said declaration mentioned to wit the two and twentith day of June One thousand Six hundred Seventy five the said John Roberts by a certaine writeing of discharge duly executed did acquitt and for ever discharge the said John Quigley from all Summe or summes of money bargaines contracts or any manner of demands whatsoever or howsoever from the begining of the World to the said two and twentith day of June in the yeare aforesaid and this he is ready to averre and thereupon he demands judgment of this Court if the said John Roberts his action aforesaid against him Ought to have, and the plaintiff likewise. Which said discharge being produced by the defendant The judgment of the Court here is that the said John Roberts his action aforesaid against the said John Ouigley Ought not to have Therefore it is granted by the Court here that the said

Liber N N John Quigley recover against the said John Roberts the summe of six hundred and ninty pounds of tobacco for his costs and charges in this behalfe laid Out and expended and the said John Roberts in mercy for his false claime.



the Sheriff of Baltemore County haveing returned that the def^t is taken & not appeareing ordered that unlesse the def^t appeare next Court the Sheriff amerced.

John Staynes agt
John Rawlings the deft by Robert Ridgely his Attorny appeares & imparles untill next Court.

memorandum Att a Provinciall Court holden for agt the Rt Honble the Lord Proprietary of this Province at the Citty of st Maries the five & twentith day of November in the 44th yeare of the Dominion of the Said Lord Proprietary Anno One thousand Six hundred Seventy five Came here in Court Henry Exon by Peter Eure his Attorny and exhibiteth here into Court his certaine bill against Thomas Wynne Cryer of the Court here present in Court according to the libertyes and priviledges &c in a plea that he render unto him the Summe of fifteen hundred twenty and five pounds of tobacco which to him he oweth & unjustly deteineth

And whereupon the Said Henry by Peter Eure his Attorny Saith that whereas the Said Thomas Wynne the eighth day of May Anno Dom One thousand Six hundred Seventy five by his certaine writeing Obligatory Sealed with the Seale of him the Said Thomas here in Court produced whose date is the same day and yeare abovewritten did acknowledge himselfe holden and firmly bounden unto the Said Henry Exon of Calvert County in the abovesaid Province ffarrier in the just and full Summe or quantity of fifteene hundred twenty and five pounds of good Sound merchantable tobacco in caske To be paid to the Said Henry Exon or to his certaine Attorny his heirs executors administrators or assignes in Some convenient place either in St Maries County or Calvert County at or upon the tenth day of October next ensueing the date thereof notwithstanding which the Said Thomas the Said Summe of fifteene hundred twenty five pounds of tobacco unto him the Said Henry according to the tenor of his Said writeing Obligatory though often thereunto required hath not paid but the Same to pay hitherto hath and Still Liber N N doth altogether deny and refuse to the damage of him the Said Henry two thousand five hundred pounds of tobacco And thereupon he produceth his Suite.

And the said Thomas by Robert Carvile his Attorny cometh and defendeth the force and injury when &c and prayeth licence to imparle hereunto untill next Provinciall Court the Same day is given to both parties.

Now here at this day to wit the twelfth day of ffebruary in the yeare aforesaid Came the said Henry by Robert Ridgely his Attorny and the Said Thomas Wynne in his proper person came likewise and the Said Thomas Saith nothing in barre or avoidance of the action aforesaid of him the Said Henry because he oweth unto the Said Henry the said Summe of fifteen hundred twenty five pounds of tobacco in manner and forme as the Said Henry above against him hath declared Therefore it is granted by the Court here that the Said Henry Exon recover against the said Thomas Wynne aswell the summe of fifteene hundred twenty five pounds of tobacco the debt aforesaid as also the Summe of five hundred pounds of tobacco costs of suite

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Roger Baker adm<sup>r</sup>
  Tubbar
                    this cause continued untill next Court.
    agt
Thomas Gant.
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June the 15th 1675

Received of ffrancis Swinfen upon the accompt of Jonathan Squire admr of the goods and chattells of John Morecroft deceased the Summe of three thousand two hundred pounds of tobacco in full of all debts dues and demands from the begining of the world to the day of the date hereof In wittnesse whereof I have hereunto sett my hand and Seale this 15th day of June 1675

Signed Sealed and delivered in Kenelm Cheseldyn (seale)

the presence of Us. the marke of the marke of Henry H Viney.

June the 15th 1675

Received of ffrancis Swinfen eight hundred pounds of tobacco in full of all dues debts and demands I Say received by me.

Testis Kenelm Cheseldyn.

the marke of Henry H Viney. Liber N N Richard Johns agt Thomas Thackston

Thomas Thackston

To Richard Johns Unless the deft appeare next Court the Sheriff of Kent County amerced 40s.

W^m Dunkerton ag^t continued untill next Court.
Thomas Overton

p. 63 Caecilius Lord Baltemore Robert Goulding late of s^t Maries County marriner otherwise called Robert Gowlan Robert Gowlan warriner was Sumoned to answer unto Caecilius Lord Baltemore of a plea that

he render unto him the full and just summe of two hundred pounds Sterling to say lawfull mony of England which to him he oweth & unjustly deteineth.

And whereupon the said Caecilius Lord Baltemore by Robert Ridgely his Attorny Saith that whereas the said Robert the twelfth day of June One thousand six hundred Seventy three by his certaine writeing Obligatory Sealed with the seale of him the Said Robert and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly bound unto the said Caecilius Lord Baltemore in the full & just sume of two hundred pounds Sterling to Say lawfull mony of England to be paid to the said Lord Baltemore or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes for the which payment well & truly to be made the said Robert did bind himselfe his heirs execut^{rs} and adm^{rs} firmly by those presents Yet the aforesaid Robert Gowlan the aforesaid sume of two hundred pounds Sterling to him the said Lord Baltemore according to the tenor of the Said writing Obligatory though often thereunto required hath not paid but the same to pay hath denyed and as yet doth deny whereupon the said Lord Baltemore Saith he is dampnified and hath losse to the value of three hundred pounds Sterling & thereupon he bringeth his Suite.

And the aforesaid Robert Gowlan in his proper person in the custody of the Sheriff cometh and defendeth the force and injury when &c and prayeth the heareing of the said writeing Obligatory and it is read unto him he also prayeth the heareing of the Condition of the Same writeing and it is read unto him in these words vizt The Condition of this Obligation is such That whereas the above bound Robert Gowlan hath this day drawne by exchange On Miles Cooke of London Marriner foure bills of exchange for twenty One pounds three shillings ten pence Sterling all of One tenor & date payable at twenty dayes sight thereof unto the Said Lord Baltemore or his Order If therefore the said Miles Cooke Shall well and truly pay or cause to be paid the said bills of exchange according to the tenor thereof without fraud or delay then this Obligation to be

void and of none effect otherwise to stand remaine & be in full Liber N N power & force, which being read and heard the said Robert Saith nothing in barre of the action aforesaid of him the said Lord Baltemore Whereupon it is granted by the Court here to wit at s^t Johns the twelfth day of ffebruary One thousand six hundred seventy five that the said Lord Baltemore recover against the said Robert Gowlan the said summe of twenty One pounds three shillings ten pence Sterling the debt aforesaid together with six pounds Scaven shillings One peny three farthings damages & also the summe of

costs of Suite. and that the said Robert Gowland remaine in the custody of the Sheriff untill he satisfie and pay the same.

Comand was given to the Sheriff of Somersett Plumer Bray County That he take Henry Smith & John Hilliard Henry Smith and late of Somersett County planters otherwise called Henry Smith and John Hilliard of Somersett Inº Hilliard County in the Province of Maryland if they Should be found in his Bailywick So that he have their bodyes here the eighth day of ffebruary in the 44th yeare of the Dominion of Caecilius &c to answer unto Plumer Bray of a plea that they render unto him the full and just Summe of twenty thousand pounds of tobacco & caske which to him they Owe and unjustly deteine. Att which said eighth day of ffebruary the Same maketh returne of his writ aforesaid that the Said Henry Smith & John Hilliard are not found in his Bailiwick whereupon the said Plummer by Robert Ridgely his Attorny prayed an attachment against the Goods & chattells of the said Henry and John according to Act of Assembly and it is granted unto him.

Plummer Bray agt Comand was given to the Sheriff of Somersett agt County that he take Henry Smith late of Somersett Sett County Gent if he Should be found in his Bailiwick and him safe Keepe So that he have his body here the eighth day of ffebruary Anno 1675 to answer unto Plummer Bray of a plea of trespas upon the case At which day the same Sheriff maketh returne of the writ aforesaid that the said Henry Smith is not found in his Bailiwick Whereupon the said Plummer by Robert Ridgely his Attorny prayed an attachment against the goods & chattells of the said Henry Smith according to Act of Assembly and it is granted him

Thomas Notley agt the deft appeares by Kenelm Cheseldyn his Attorny Henry Bonner & imparles untill next Court.

Liber N N p. 64 Plummer Bray agt Command was given the Sheriff of Somersett County that he take Henry Smith late of Somersett Henry Smith County gent otherwise called Henry Smith of the County of Somersett in the Province of Maryland if he Should be found in his Bailiwick and him Safe Keepe So that he have his body here the eighth day of ffebruary Anno One thousand six hundred Seventy five to answer unto Plummer Bray of a plea that he render unto him the Summe of twenty thousand pounds of tobacco which to him he oweth and unjustly deteineth. Att which said eighth day of ffebruary the same Sheriff maketh returne of his writ aforesaid that the said Henry Smith is not found in his Bailiwick Whereupon the Said Plummer by Robert Ridgely his Attorny prayed an attachment against the goods & chattells of the Said Henry according to Acct of Assembly and it is granted unto him.

Richard Tilghman

agt

W^m Sokewell

Richard Tilghman

agt

Mary Wright admrx

Jno Wright

Richard Tilghman

agt

Cornelius Stenart

Richard Tilghman

W^m Coleborne ag^t that he take John Wooters late of Choptanck other-John Wooters wise called John Wooters of Talbott County if he Should be found in his Bailiwick & him safe Keepe so that he have his body here the eighth day of ffebruary Anno One thousand six hundred seventy five to answer unto William Coleborne of a plea that he render unto him the summe of eight thousand pounds of tobacco which to him he oweth and unjustly deteineth Att which said eighth day of ffebruary the Same Sheriff maketh returne of his writ aforesaid that the said John Wooters is not found in his Bailiwick Whereupon the said W^m Coleborne by Robert Ridgely his Attorny prayed an attachment against this goods and chattells of the Said John Wooters according to Act of Assembly and it is granted him.

W^m Coleborne ag^t Comand was given to the Sheriff of Talbott County
That he take John Wooters late of Choptanck otherwise called John Wooters of Talbott County if he
Should be found in his Bailiwick and him safe
Keepe so that he have his body here the eighth day of ffebruary
Anno One thousand six hundred Seventy five to answer unto Wil-

liam Coleborne of a plea that he render unto him the Summe of Liber N N Eight thousand pounds of tobacco which to him he oweth and unjustly deteineth Att which said eighth day of ffebruary the Same Sheriff maketh returne of the writ aforesaid That the Said John Wooters is not found in his Bailiwick Whereupon the Said W^m Coleborne by Robert Ridgely his Attorny prayed an attachm^t against the goods and chattells of the Said John Wooters according to Act of Assembly and it is granted unto him.

W^m Coleborne ag^t That he take John Wooters late of Choptanck other-John Wooters wise called John Wooters of Talbott County if he Should be found in his Bailiwick and him safe Keepe So that he have his body here the twelfth day of ffebruary Anno One thousand six hundred Seventy five to answer unto William Coleborne of a plea that he render unto him the summe of eight thousand pounds of tobacco which to him he oweth and unjustly deteineth Att which day the same Sheriff maketh returne of the writ aforesaid that the Said John Wooters is not found in his Bailiwick Whereupon the said W^m Coleborne by Robert Ridgely his Attorny prayed an attachment against the goods and chattells of the said John Wooters according to Act of Assembly and it is granted unto him.

Daniel Jenifer the deft by Robert Carvile his Attorny appeares and Richard Pery imparles until next Court.

Thomas Wall agt
Wm Worgan
Daniel Jenifer agt
John Tant
Thomas Locquer agt
Wm Guither

W^m Dare adm^r
Jn^o Parker
ag^t
Richard Royston late of Talbott County otherwise p. 65
called Richard Royston of Talbott County in
Great Choptanck River in the Province of Maryland merchant was Summoned to answer unto W^m
Dare administrator of the goods and chattells of
John Parker deceased of a plea that he render unto him his reason-

John Parker deceased of a plea that he render unto him his reasonable accompt of the time he was receiver of the goods merchandizes and tobacco of him the Said John Parker and which to him to render he ought.

Liber N N

And whereupon the said William Dare by Robert Carvile his Attorny Saith that the said Richard Royston being upon the fourtenth day of November in the yeare of Our Lord One thousand six hundred Seventy One the receiver of the goods merchandize and tobacco of him the said John Parker in Talbott County aforesaid he the said Richard did then and there receive of the goods and merchandize of the said John Parker by the hands of the Said John Parker to the value of above eighteene thousand five hundred and forty pounds of tobacco a particular whereof is here after mentioned, and haveing So received the said he the said Richard Royston did by writeing under his hand & seale & also under the hand and seale of the Said John Parker and here in Court produced whose date is the day and yeare abovesaid acknowledge to have received of the Said John Parker the goods hereafter mentioned to make Sales and returnes off for the said John Parker (to say) two hogesheads of Rumm conteining neate One hundred and sixty gallons three hogesheads of molossus conteining neate two hundred and forty gallons three hogesheads of Sugar conteining neate two thousand One hundred and thirty pounds One parcell of lace cost three pounds nine shillings and Six pence Sterling and six dozen of Steele tobacco tonges at foure Shillings p dozen and two hamaccoes for all which said goods he the said Richard Royston did oblige himselfe his heirs executors admrs or assignes to pay and Satisfie the Said Parker his heirs execut^{rs} adm^{rs} or assignes as much tobacco according to act of Assembly as the said Royston should make of the Said goods the said Parker allowing the said Royston Ten pcent for Sales and returnes And if in case any of the said goods should appeare to want its gage or weight the abovesaid Parker did oblige himselfe thereby to allow it to the said Royston with a memorandum thereunderwritten that it was the order of the said Parker that the rumm was not to be sold under thirty five pounds of tobacco p gallon Sugar foure pounds p pound molossus fourteen pounds p gallon. And the said W^m in fact Saith that the said One hundred & Sixty gallons of Rum at thirty five pounds of tobacco amounted to five thousand six hundred pounds of tobacco, the two hundred and forty gallons of mollossus at fourteen pounds of tobacco p gallon amounted to three thousand three hundred and sixty pounds of tobacco, the two thousand One hundred and thirty pounds of Sugar at foure pounds p pound came to Eight thousand five hundred and twenty pounds of tobacco the two hamaccoes came to two hundred and Sixty pounds of tobacco the Silverlace and tonges to One thousand pounds of tobacco which in the whole amounts unto the summe of Eighteen thousand five hundred and forty pounds of tobacco for which the said Richard Royston was to render his reasonable accompt when he should be thereunto required Yet notwithstanding the said Richard Royston his reasonable accompt to make to him the

Said John Parker in his life time or to the said William Dare Since Liber N N the death of the Said John though often thereunto required hath not made but the Same to make hath hitherto denyed & refused and Still doth deny and refuse to render the Same whereupon the said W^m saith he is dampnified and liath losse to the value of two hundred & Sixty thousand pounds of tobacco and thereupon he bringeth his suite. And the said W^m bringeth into Court here his Letters of administration whereby it may appeare to the Court here that he is administrator &c

And the said Richard Royston by Robert Ridgely his Attorny cometh and defendeth the force & injury when &c and Saith that as to One hundred and twenty gallons of Rum two hundred gallons of mollossus nineteen hundred Sixty Six pounds of sugar the parcell of law six dozen of Steele tobacco tonges and two hamaccoes in the said declaration mentioned the Said Richard doth not gainsay to render him his reasonable accompt thereof according to the rates and prizes in the said declaration mentioned but alwayes was and still is ready to doe the same And as to forty gallons of Rum forty gallons of mollossus & One hundred sixty foure pounds of sugar in the said declaration mentioned the said Richard Saith he was never receiver of the same from the said John in his life tyme nor accompt for the same ought to render and of this he prayeth the judgment of the Court & the plaintiff also.

Now here at this day to wit the twelfth day of ffebruary One thousand six hundred Seventy five It is the judgment of the Court here that the said Richard hath given a good accompt for the time he was receiver of the goods and merchandize of the said John Parker Whereupon it is granted the said Richard that he recover against the Said Wm Dare as administrator aforesaid the Summe p. 66 of eight hundred eighty seaven pounds of tobacco for his costs & charges in this behalfe laid Out and expended and the said William Dare in mercy for his false claime.

Robert Ridgely the deft by Mathew Warde his Attorny ap-Arthur Carleton admr peares and impl untill next Court. Thomas Carleton

Charles Delaroch agt Thomas OBryan the Same John Manister the Same agt Roger Towle

these foure actions abate the plaintiff being dead.

 $\left. \begin{array}{c} \text{Liber N N} & \text{the Same} \\ & \text{ag}^t \\ & \text{Thomas Walker} \end{array} \right\}$

Vincent Lowe agt
Henry Mitchel

Unlesse the deft appeare next Court the Sheriff of the Same agt
the Same

Richard Bayly

ag^t

Richard Moore

John Kemball

ag^t

Nicholas Hackett

Unlesse the def^{ts} appeare next Court the sheriff

of Talbott County amerced.

Richard Bayly agt that he take John Ingram late of Talbot County if he John Ingram should be found in his Bailiwick and him Safe Keepe So that he have his body here the eighth day of ffebruary to answer unto Richard Bayly in a plea of trespas upon the case Att which Said eighth day of ffebruary the Same Sheriff maketh returne of the writ aforesaid That the Said John Ingram is not found in his Bayliwick Whereupon the said Richard by Vincent Lowe his Attorny prayed an attachment against the goods & chattels of the Said John Ingram according to act of Assembly and it is granted unto him.

John Young

agt

Unlesse the deft Larkin appeare next Court the

John Larkin and
Joseph Chew

Unlesse the deft Larkin appeare next Court the

Sheriff of Ann Arundell County amercied

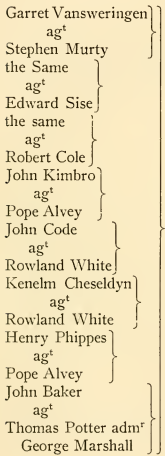
Richard Bayly ag^t Unlesse the def^t appeare next Court the Sheriff of Richard Gorsuch Talbott County amerced.

Richard Moore agt that he take John Dixon late of Island Creeke in John Dixon Great Choptanck otherwise called John Dixon of Calvert County planter if he should be found in his Bailiwick and him safe Keepe so that he have his body here the eighth day of ffebruary Anno One thousand six hundred Seventy-five to answer unto Richard Moore of Dorchester County in a plea

p. 67

that he render unto him eight hundred & two pounds of tobacco Liber N N which to him he oweth and unjustly deteineth Att which said eighth day of ffebruary the same Sheriff maketh returne of the writ aforesaid that the said John Dixon is not found in his Bailiwick Whereupon the said Richard by Mathew Warde his Attorny prayed an attachment against the goods & chattells of the said John according to Act of Assembly and it is granted unto him.

Edward Tarleton agt the deft appeares by Robert Carvile his Attorny Elizabeth Greene and imparle untill next Court.

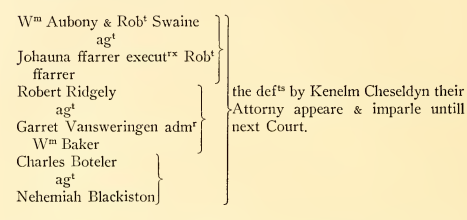


Unlesse the def^{ts} appeare next Court the Sheriff of s^t Maries County amerced.

Garret Vansweringen agt Comand was given to the sheriff of st Maries County that he take Constant Daniell if he should be found in his Bailiwick and him safe Keepe So that he have his body here the eighth day of ffebruary in the yeare One thousand six hundred Seventy five to answer unto Garret Vansweringen in a plea of trespas upon the case Att which said eighth day of ffebruary in the yeare aforesaid the same Sheriff maketh returne of his writ aforesaid That the Said Constant Daniel wilfully fled from him so that he could not

Liber N N arrest him Whereupon the said Garret Vansweringen by Kenelm Cheseldyn his Attorny prayed an attachment against the goods & chattells of the said Constant according to Act of Assembly and it is granted him.

$$\left. \begin{array}{c} \text{Robert Ridgely} \\ \text{ag}^t \\ \text{Thomas Mathews adm}^r \\ \text{George Charlsworth} \end{array} \right\} \\ \text{this action abates the def}^t \text{ being deceased.} \\$$



James Neale agt that he attach any the goods or Chattells of Hugh ONeale of Neale of the Should be found in his Bailiwick to the value of sixteen thousand pounds of tobacco and when he have the same so attached or any pt thereof the same in his custody to Keepe untill the said Hugh ONeale shall by himselfe or his Attorny appeare here the eighth day of ffebruary One thousand six hundred Seventy five to answer unto James Neale in a plea that he hold with him the Covenants betweene them made according to the forme force and effect of a certaine writeing between them made.

Att which said eighth day of ffebruary the same Sheriff maketh returne of the said writ By virtue of this writ I have attached by the directions of James Neale the quantity of twenty five hundred pounds of tobacco hanging and twenty two barrells of Corne. This cause continued until next Court.

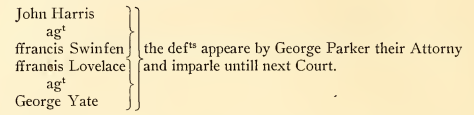
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James Thompson the deft by Benja Rozer his Attorny appeares &
                                                                       Liber N N
     agt
                  imparle untill next Court.
ffrancis Wyne
Thomas Pope & ffrancis Pope)
                                 Unlesse the deft appeare next Court
  execut<sup>rs</sup> ffrancis Pope
                                 the Sheriff of Ann Arundell County
       agt
                                 anierced.
Richard Boughton
John Broome
                     the def<sup>t</sup> by George Parker his Attorny appeare
   agt
                     & impl untill next Court.
Wm Hill
John Baker
    agt
Garret Vansweringen adm<sup>r</sup>
  W<sup>m</sup> Baker
Robert Ridgely
                               the def<sup>ts</sup> by Kenelm Cheseldyn their
      agt
                               Attorny appeare & imparle untill next
Thomas Griffin adm
                               Court.
  Peter Eure
John Garnish
     agt
Thomas Griffin adm<sup>r</sup>
  Peter Eure.
John Barker
    agt
Elias Beech
Thomas Taylor
     agt
                        these three causes agreed.
John Hodson
Samuel Hatton admi
  John Hatton
       agt
ffrancis Hollan
             Unlesse the deft appeare next Court the Sheriff of Cal-
             vert County amerced.
W<sup>m</sup> King
                     Richard ffountaine late of Calvert County
Robert Ridgely
                     otherwise called Richard ffountaine of Calvert
Richard fountaine | County Carpenter was to be Sumoned to answer
                     Robert Ridgely One of the Attornyes of the
Provincial Court according to the libertyes and prilidges &c allowed
of a plea that he render unto him the full and just Summe of foure
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hundred pounds of good Sound merchantable tobacco and casque

Now here at this day to wit the eighth day of ffebruary One thou-

which to him he oweth and unjustly deteineth.

Liber N N sand six hundred Seventy five the sheriff of Calvert County maketh returne that the said Richard ffountaine is not found in his Bailiwick Whereupon the Said Robert Ridgely prayed an attachment against the goods and Chattells of the Said Richard according to Act of Assembly and it is granted unto him.



p. 69 ffrancis Swanston agt otherwise called William Taylor late of st Maries County planter otherwise called William Tayler of st Maries County junior planter was Sumoned to answer unto ffrancis Swanston of a plea that he render unto him the full and just Summe of twelve hundred pounds of good

unto him the full and just Summe of twelve hundred pounds of good Sound and every way well conditioned leafe tobacco and caske which to him he oweth and unjustly deteineth

And whereupon the said ffrancis Swanston by Robert Ridgely his Attorny Saith that whereas the said W^m Tayler the three and twentith day of July One thousand six hundred Seventy foure by his certaine bill Obligatory Sealed with the Seale of him the Said William and here in Court produced whose date is the day and yeare aforesaid did bind himselfe his heirs executors administrators or assignes to pay or cause to be well & truly paid unto the said ffrancis his execut^{rs} adm^{rs} or assignes the just quantity of twelve hundred pounds of good Sound & every way well conditioned leafe tobacco & casque Sufficient to conteine the Same due to be paid conveniently in St Maries County upon demand after the tenth day of October next ensueing the date thereof Yet the aforesaid Wm Taylor the Said Summe of twelve hundred pounds of tobacco to him the Said ffrancis Swanston according to the tenor of the Same bill Obligatory though often demanded hath not paid but the same to pay hath denyed and as yet doth deny whereupon the Said ffrancis Saith he is dampnified and hath losse to the value of two thousand pounds of tobacco and thereupon he bringeth his suite.

And the Said William Taylor the twelfth day of ffebruary One thousand six hundred Seventy five by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and the Said W^m Saith nothing in barre or avoidance of the action aforesaid of him the Said ffrancis in manner & forme as is above declared against him Therefore it is granted by the Court here that the Said ffrancis recover against the Said W^m Tayler the said Summe of twelve hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred twenty eight pounds of tobacco costs of suite

John Blackfan agt Comand was given to the Sheriff of Charles Liber N N County that he take Thomas Allanson late of Charles County if he Should be found in his Bailiwick and him safe Keepe so that he have his body here the eighth day of ffebruary One thousand six hundred seventy five to answer unto John Blackfan in a plea of trespas upon the case All which said eighth day of ffebruary the same sheriff maketh returne that the said Thomas Allanson is not found in his Bailiwick Whereupon the said John by Robert Carvile his Attorny prayeth an attachment against the goods and chattells of the said Thomas according to Act of Assembly and it is granted unto him

To M^r George Parker and M^r Robert Carvile Gent Attornyes of his Lopps Provincial Court held at s^t Maries or either of them or to any other Attorny of the same Court

Whereas I Samuel Hatton the twentith day of November last past before the date hereof at a Court held at st Maries Obtained judgment against ffrancis Holland for twenty seaven thousand seaven hundred and eleaven pounds of tobacco besides costs and Court Charges amounting in the whole to twenty eight thousand foure hundred fifty eight pounds of tobacco These are to request and authorize you or any One of you to acknowledge satisfaction received upon record for seaventeen thousand pounds of tobacco part of the said judgment so obtained and to forbeare further prosecution of the said judgment untill default be made of the payment of eleaven thousand nine hundred fifty and eight pounds of tobacco in manner following vizt five thousand pounds of tobacco part thereof On the tenth day of November which will be in the yeare One thousand six hundred seventy six and six thousand nine hundred fifty and eight pounds of tobacco On the tenth day of November which will be in the yeare of Our Lord One thousand six hundred seventy seaven but if default be made of either of the payments then execution to issue Out for the whole and this for your or any of your so doeing shall be your sufficient warrant In wittnesse whereof I have hereunto sett my hand and seale the seaven & twentith day of January 1675:

Sealed & delivered in

Samuell Hatton (sealed)

the p^rsence of Sam: Chew Geo: Holland

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Henry Jowles

agt

Joseph Tilley

Henry Stockett

agt

W<sup>m</sup> Jones

Henry Jowles

these two actions agreed.
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Liber N N Edward Roe Comand was given the Sheriff of Dorchester p. 70 County that he take Peter Underwood late of agt Peter Underwood | the County of Dorchester otherwise called Peter Underwood of Talbott County planter if he Should be found in his Bailiwick and him safe Keepe So that he have his body here the eighth day of ffebruary One thousand Six hundred Seventy five to answer unto Edward Roe in a plea that he render unto him Sixteen thousand pounds of tobacco which to him he oweth and unjustly deteineth Att which Said Eighth day of ffebruary the Same Sheriff maketh returne of the writ aforesaid that the Said Peter Underwood is not found in his Bailiwick Whereupon the Said Edward by Robert Carvile his Attorny prayeth an attachment against the goods and Chattells of the Said Peter according to Act of Assembly and it is granted unto him.

Robert Carvile agt that he take Thomas Cullen if he should be found Thomas Cullen in his Bailiwick and him Safe Keepe So that he have his body here the eighth day of ffebruary One thousand Six hundred Seventy five to answer unto Robert Carvile Gent One of the Attornyes of this Court according to the libertyes & priviledges &c allowed in a plea of trespas upon the case Att which said eighth day of ffebruary the Same Sheriff maketh returne of his writ aforesaid That the said Peter Underwood is not found in his Bailiwick Whereupon the Said Robert prayed an attachment against the goods and chattells of the said Peter according to Act of Assembly and it is granted unto him.

Thomas Taillour Esca Comand was given to the Sheriff of Calvert County that he attach any the goods or chatagt Andrew Hunt tells of Andrew Hunt merchant if they Should be found in his Bailiwick to the value of seventy eight pounds five shillings foure pence Stert, and when he had the same so attached or any part thereof the same in his custody to Keepe untill the Said Andrew Hunt shall by himselfe or his Attorny appeare here the eighth day of ffebruary One thousand Six hundred Seventy five to answer unto Thomas Taillour Esg in a plea that he render unto him fifty eight pounds fourteen shillings which to him he Oweth and unjustly deteineth Att which Said eighth day of ffebruary the same Sheriff maketh returne of the writ aforesaid That he hath attached in the hands of Thomas Cleggatt Severall bills and accompts belong to the Said Andrew Hunt amounting to seventeen thousand seaven hundred thirty seaven pounds of tobacco as by a particular Schedule to the same writ annexed appeareth which bills & accompts he hath ready as by the same writ he was directed A list of debts left in the hands of Mr Richard Hooper deceased by

way of Attornyshipp of M^r Andrew Hunt and in the possession of Liber N N Thomas Cleggett

	I tob.
John Manning by bill	. 4654
Henry Hooper Sen ^r by bill	. 3784
Joseph Dawkins by bill and accompt	.0435
Henry Mitchel by bill	. 1371
Samuel Graves by note	166
John Cox of England p acct	. 1358
Mr Richard Bayly by bill	. 1563
James Williams by acc ^t	764
ffrancis Swinfen by note	450
John Atkey by acc ^t	. 1346
Henry Mitchell by bill	. 1300
James Berry by bill	550

17737

The Bills and accompts aforesaid attached by me

Henry Darnall Sher.

Which being read and heard afterwards to wit the tenth day of the same ffebruary Ordered by the Court here that upon receipt given for the bills and accompts aforesaid to John Blomfeld Clerke by Robert Carvile Attorny for the Said Thomas Taillour Esq the same be delivered

18th ffebruary 1675

Received then of M^r Blomfeild the Severall bills and accompts abovementioned I say received by me. Ro: Carvile.

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John Jordaine

agt

Thomas Jones

Jn° Bright

agt

Garret Vansweringen admr

W<sup>m</sup> Baker

Baker Brooke Escp

agt

Clement Hill
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John Ingram

agt

Giles Blizard

John Creycroft

agt

Giles Blizard

Calvert County amerced.
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Liber N N Robert Carvile Comand was given the Sheriff of St Maries County that he attach Mathias Decosta otherwise agt Mathias Decosta | called Mathias Decosta of the County of S^t Maries in the Province of Maryland planter if he should be found in his Bailiwick and him Safe Keepe so that he have his body here the eighth day of ffebruary One thousand six hundred seventy five to answer unto Robert Carvile Gent One of the Attornyes of this Court according to the libertyes and priviledges &c allowed in a plea that he render unto him the Summe of six hundred pounds of tobacco which to him he oweth and unjustly deteineth Att which said eighth day of ffebruary in the year aforesaid the Same Sheriff maketh returne of the writ aforesd that the Said Mathias Decosta is not found in his Bailiwick Whereupon the said Robert Carvile prayed an attachment against the goods and chattells of the said Mathias according to Act of Assembly and it is granted unto him

W^m Carpenter
ag^t
Thomas Bland & Damoris his
wife ex: Nich: Wyatt.

the def^t in his proper person appeares
& imparles untill next Court.

Richard Pery agt that he take Joseph Tilley otherwise called Joseph Joseph Tilley of Calvert County in the Province of Maryland if he should be found in his Bailiwick and him Safe Keepe so that he have his body here the eighth day of ffebruary One thousand six hundred seventy five to answer unto Richard Pery in a plea that he render unto him the Summe of three thousand five hundred Seventy two pounds of tobacco which to him he oweth and unjustly deteineth Att which Said eighth day of ffebruary the same Sheriff maketh returne of the writ aforesaid That the Said Joseph Tilley absconds so that he cannot have his body here at the day & place as he is required Whereupon the said Richard Pery by Robert Carvile his Attorny prayed an attachment against the goods and chattells of the said Joseph according to Act of Assembly and it is granted him.

John Darnall ag^t Unlesse the def^t appeare next Court the Sher-Marmaduke Semme of s^t Maries County amerced.

Elizabeth Moy Executrix
Rich: Moy
agt
Eliz: Benson & Rich. Ladd

being deceased.

Liber N N

the Same agt Philip Burges the Same agt Thomas Adams the Same agt Clement Hill the same agt ffrancis Gunby the Same agt Thomas Mathews adm^r Geo: Charlsworth the same agt Henry Mitchell the Same agt Mathias Decosta the same agt Jnº Burage the Same agt Thomas Baile

these ten actions abate the plaintiff

Timothy Lindall) agt Clement Hill Johanna ffarrer execut^{rx} Robt ffarrer agt Thomas Hinton the same agt John Waghopp. Edward Tarleton & Compa agt Stephen Murty Edward Tarleton agt Stephen Murty

the def^{ts} by Kenelm Cheseldyn their Attorny appeare and imparle untill next Court.

p. 72

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Liber N N Elizabeth Moy ex: Richard Moy
              agt
         Henry Bonner
         the Same
            agt
                                             these foure actions abate the
         Thomas Pritchett
                                             plaintiffs being deceased
         the Same
            agt
         ffrancis Swinfen
         Richard Keene
              agt
         Thomas Cullen
         Richard Peacocke
                 ag^t
         Thomas Mathews adm<sup>r</sup>
                                   these two actions abate the defts being
            Geo: Charlsworth
                                   deceased
         Edward Tarleton
               agt
          Richard Hatton
          Johanna ffarrer execut<sup>rx</sup>
            Robert ffarrer
               agt
          John Bayly
          Abraham Combes
                agt
          Edward Morgan
          John Jordaine
              agt
          Pope Alvey
          Leonard Greene
               agt
                                        Unlesse the defts appeare next Court
          Marmaduke Semme
                                        the Sheriff of St Maries County
          Emanuel Ratcliff adm<sup>r</sup>
                                        amerced.
            Daniel Gover
               ag^t
          Pope Alvey
          Robert Carvile
              agt
          Gerard Sly
          Edward Tarleton and Compa
               agt
          Richard Loyd
          Christopher Rousby
               agt
          John Blackiston
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Johanna ffarrer ex: Robt ffarrer ag^t Unless the def^t Waghopp appeare Liber N N next Court the Sheriff of S^t Maries James Lewis & Jn^o Waghopp County amerced.

John Warreeke

agt
Richard Ridgell
Marke Cordea

agt
Evan Carew

W^m Calvert Escp & Thomas
Keyton adm^{rs} Bryan Daley

agt
Richard Peacocke

Wm Waster

Richard Peacocke

W^m West ag^t this cause agreed.
Miles Cooke

Christopher Rousby | Whereas Christopher Rousby the eightenth day of April One thousand six hundred Sev-Garret Vansweringen enty foure obtained judgment here against adm^r W^m Baker | W^m Baker aswell for the Summe of two thousand foure hundred and eighteene pounds of tobacco together with the summe of two hundred fifty six pounds of tobacco costs of suite as also for the summe of three hundred & thirty pounds of tobacco together with the summe of two hundred fifty six pounds of tobacco costs of suite which said Summes in the whole amount unto the summe of three thousand two hundred and sixty pounds of tobacco It was Comanded the Sheriff of St Maries County that he make Knowne unto Garret Vansweringen administrator of the goods and Chattells of the said W^m Baker deceased that he be & appeare here the eighth day of ffebruary One thousand six hundred Seventy five to shew cause if any he have why execution should not issue against the estate of the said W^m Baker for the Summe aforesaid Att which Said eighth day of ffebruary the Same sheriff maketh returne that he hath made Knowne to the Said Garrett that he be and appeare at the day & place as by the same writ he is required, Whereupon the said Garret Vansweringen by Kenelm Cheseldyn his Attorny cometh and Saith As Attorny of Garrett Vansweringen and by his Order let judgment be granted against him as Administrator of W^m Baker deceased upon the two scire facias & for five hundred and thirty pounds of tobacco being deducted out of the same at the Suite of Christopher Rousby.

Mr Vansweringen agreed to

Kenelm Cheseldyn

this in p^rsence of Ro: Carvile.

Liber N N Whereupon it is granted by the Court here that the said Christopher Rousby recover against the said Garret Vansweringen as aforesaid aswell the summe of two thousand Seaven hundred and thirty pounds of tobacco the remainder of the judgments abovesaid as also the Summe of six hundred and twelve pounds of tobacco costs of suite Sithence expended.

Richard Peacocke agt that he take John Goddard if he shall be found John Goddard in his Bailiwick and him safe Keepe so that he have his body here the eighth day of ffebruary One thousand six hundred Seventy five to answer unto Richard Peacocke in a plea of trespas upon the case Att which Said eighth day of ffebruary One thousand six hundred seventy five the Same Sheriff returneth the writ aforesaid That the Said John Goddard is not found in his Bailiwick Whereupon the said Richard by Robert Carvile his Attorny prayeth an Attachment against the goods and chattells of the Said John according to act of Assembly and it is granted him.

Thomas Elwes & Robert Webb late of the Cliffs in Calvert County

W^m Drope
ag^t | Province of Maryland was Summoned to answer
Robert Webb | unto Thomas Elwes and W^m Drope of a plea that
he render unto them the summe of threescore and
ten pounds of lawfull mony of England which to them he oweth
and unjustly deteineth.

And whereupon they the said Thomas Elwes and W^m Drope by George Parker their Attorny say that whereas the said Robert the One and twentith day of March in the yeare of Our Lord God One thousand Six hundred Seventy five by his certaine writeing Obligatory sealed with the seale of him the Said Robert and here in Court produced whose date is the day and yeare first abovewritten did Stand and was firmly bound unto Thomas Elwes and Wm Drope of the Citty of London merchants in the sume of threescore and ten pounds of good and lawfull mony of England To be paid to the said Thomas Elwes & Wm Drope or to their certaine Attorny their execut^{rs} adm^{rs} or assignes To the which payment well and truly to p. 74 be made and done the Said Robert Webb did bind himselfe his heirs execut^{rs} and adm^{rs} firmly by those presents notwithstanding which the said Robert though often thereunto required the said Summe of threescore and ten pounds to them the Said Thomas & William hath not paid according to the tenor of the said writeing but the Same altogether denyes whereupon the Said Thomas and Wm Say they are dampnified and have losse to the value of fourescore pounds of like mony and thereupon they bring their suite.

And the aforesaid Robert Webb by Robert Carvile his Attorny Liber N N doth come and defend the force and injury when &c and prayeth hearing of the writeing aforesaid and it is read unto him he also prayeth hearing of the condition of the said writing and it is read unto him in these words The Condition of this Obligation is such that if the abovebounden John Stansby and Robert Webb or either of them their or either of their heirs execut^{rs} adm^{rs} or assignes or any of them doe well and truly pay or cause to be paid unto the abovenamed Thomas Elwes & Wm Drope their executrs admrs or assignes the full and just quantity of nine thousand & twenty pounds of good Sound merchantable well conditioned leafe tobacco in caske at or upon the first day of January next ensueing the date abovewritten or otherwise the Summe of thirty Seaven pounds and twelve Shillings of lawfull mony of England On the first day of April which will happen in the yeare of Our Lord One thousand Six hundred Seventy six being for so much mony advanced by the Said Thomas and William for goods for Maryland without fraud or covin That then this Obligation to be void and of none effect or else to Stand and remaine in full power strength and virtue.

Which being read and heard the said Robert Webb by his Attorny aforesaid Saith nothing in barr or avoidance of the action aforesaid of them the Said Thomas and W^m in manner & forme as is above declared against him Whereupon it is granted by the Court here the twelfth day of ffebruary One thousand six hundred Seventy five that the Said Thomas and W^m recover against the said Robert Webb aswell the Summe of nine thousand and twenty pounds of tobacco the debt aforesaid as also the Summe of pounds of tobacco costs of Suite.

To Mr Robert Carvile or any other Attorny of his Lopps Provinciall

I desire you or any of you to appeare for me Robert Webb of the Clifts in the County of Calvert planter at the Suite of Thomas Elwes and W^m Drope merchts in a plea of debt of threescore and ten pounds Sterling or nine thousand & twenty pounds of tobacco and receive their declaration and confesse judgment as you shall thinke fitt and for your so doeing this shall be your Sufficient warrant and I will pay you your ffee In wittnes whereof I have hereunto Sett my hand and seale this 3^d day of ffebruary $167\frac{5}{6}$

Sealed and delivered in

the marke of

the p^rsence of

Robert **RW** Webb (Sealed)

John Hance Tho: Knighton

Thomas Wynne ag^t Unlesse the def^t appeare next Court the Sheriff of George Oldfeild Cecil County amerced.

Liber N N John Denis the deft by John Jones his Attorny appeares and im-Simon Reader parles untill next Court. Robert Ridgely agt W^m Russell Robert Ridgely the defts by George Parker their Attorny apagt peare and imparle untill next Court. George Yate Thomas Bland & ux: agt Richard Hill execut Rich: Gardner John Wedge unlesse the deft appeare next Court the Sheriff of agt Kent County amerced. Tames Ringold

P. 75 Charles Calvert Esq Comand was given to the Sheriff of Calvert County that he attach any the goods or Chatagt tels of Michael Catterton if they Should be Michael Catterton found in his Bailiwick to the value of three thousand two hundred pounds of tobacco and when he had the same So attached or any part thereof the same in his Custody to Keepe untill the said Michael Catterton should by himselfe or Attorny appeare here the eighth day of ffebruary One thousand six hundred seventy five to answer unto Charles Calvert Esq Leiutennt Generall and Cheife justice &c in a plea that he render unto him the Summe of two thousand foure hundred pounds of tobacco which to him he oweth and unjustly deteineth Att which said eighth day of ffebruary the Same Sheriff maketh returne of the writt aforesaid vizt the tobacco within Specified is attached as this writ requires Whereupon the Said Charles Calvert by Kenelm Cheseldyn his Attorny (the Said def^t not appeareing) prayed execution to be had of the tobacco aforesaid according to Act of Assembly & it is granted him.

Charles Calvert Esca Comand was given to the Sheriff of Calvert agt

County that he attach any the goods or chattells of Michael Catterton if they Should be found in his Bailiwick to the value of twenty bushells of Indian Corne and three Capons and when he had the same So attached or any part thereof the same in his custody to Keepe untill the Said Michael Catterton Should by himselfe or Attorny appeare here the eighth day of ffebruary 1675 to answer unto Charles Calvert Esca Leiutennt Gen^{II} and Cheife justice &c in a plea that he render unto him fifteene bushells of Corne and two cappons

which to him he oweth and unjustly deteined Att which said eighth Liber N N day of ffebruary the Same Sheriff maketh returne of the writ aforesaid vizt the Corne and Capons are attached as this writ requires Whereupon the Said Charles Calvert by Kenelm Cheseldyn his Attorny (the deft not appeareing) prayed execution to be had of the Corne and Capons aforesaid according to Act of Assembly and it is granted unto him.

W^m Dare adm^r
John Parker
ag^t
Thomas Knighton
Henry Phippes adm^r
Ed Maynard
ag^t
W^m Jones

Unlesse the def^{ts} appeare next Court the
Sheriff of Ann Arundell County amerced.

John Edwards agt
John Edmondson

Unlesse the deft appeare next Court the Sheriff of Talbott County amerced.

W^m West

ag^t

Thomas Hedge & Samuel

Hedge

The def^{ts} by George Parker their Attorny

appeare & imparle untill next Court.

Benja Cooper agt Unlesse the deft appeare next Court the Sheriff of Samuel ffendall Charles County amerced.

Stephen Murty agt that he attach any the goods or Chattells of the Hugh ONeale Hugh ONeale if they Shall be found in his Bailiwick to the value of fourteen thousand foure hundred Seventy two pounds of tobacco and when he had the same attached or any part thereof the same in his custody to Keepe untill the said Hugh ONeale should by himselfe or Attorny appeare here the eighth day of ffebruary One thousand six hundred Seventy five to answer unto Stephen Murty in a plea that he render unto him the summe of ten thousand eight hundred fifty foure pounds of tobacco which to him he oweth and unjustly deteineth.

Att which Said eighth day of ffebruary the Same Sheriff maketh returne of the writ aforesaid that he hath attached in the hands of Josias ffendall the said summe of fourteen thousand foure hundred Seventy two pounds of tobacco. this cause continued until next Court.

Liber N N Zachariah Mahue Unlesse the deft appeare next Court the Sheriff agt of Kent County amerced. James Ringold p. 76 Gerard Slye John Tenison these two causes agreed. Gerard Slye Stephen Murty Marke Cordea Unlesse the deft appeare next Court the Sheriff of st Maries County amerced. Elizabeth Greene W^m Boareman Unlesse the deft Alvey appears next Court the Sheriff of st Maries County agt Charles Clarke & Pope Alvey | amerced.

> W^m Boarman agt Charles Ashcomb Philip Calvert Esq the def^{ts} by Kenelm Cheseldyn their Attorny agt appeare & imparle untill next Court. Thomas Griffin Richard Ridgell agt John Warreeke

> Comand was given as heretofore to the Sher-John Ashcomb iff of Calvert County that he take Cornelius Cornelius Watkinson | Watkinson if he Should be found in his Bailiwick so that he have his body here the eighth

> day of ffebruary One thousand Six hundred Seventy five to answer unto John Ashcomb in a plea of trespas at which said eighth day of ffebruary the Same Sheriff maketh returne that the Said Cornelius Watkinson is not found in his Bailiwick Whereupon the said John Ashcomb by Kenelm Cheseldyn his Attorny prayed an attachment against the goods & chattells of the Said Cornelius according to Act of Assembly and it is granted unto him.

> George Beckwith Unlesse the deft appears next Court the Sheriff of agt Charles County amerced. John Allen Thomas Clipsham the deft by Benja Rozer his Attorny appeares & impl untill next Court. Charles Gregory

the Same Liber N N the Same. agt the same James Stavely John Quigley Richard Peacock agt John Quigley Richard Peacock the defts appeare & imparle untill next Court. Thomas Wynne Christopher Rousby George Thompson Henry Holt agt George Thompson

James Connaway agt

Comand was given to the Sheriff of Calvert County that he attach any the goods or Chattells of Thomas Banford if they shall be found in his Bailiwick to the value of eighty eight pounds Sterling & when he had the same attached or any part thereof the same in his custody to Keepe untill the said Thomas should by himselfe or Attorny appeare here the eighth day of ffebruary One thousand six hundred seventy-five to answer unto James Connaway in a plea that he render unto him the summe of sixty six pounds of lawfull mony of England which to him he oweth and unjustly deteineth. Att which said eighth day of ffebruary the Same Sheriff maketh returne of the said writ that he hath attached in the hands of W^m Sedgwick foure hundred pounds of tobacco.

Joshua Doyne agt Charles Gregory the deft by Benja Rozer his Attorny appeares & p.77 imparles untill next Court.

John Bowles agt Called Josias ffendall late of Charles County Otherwise called Josias ffendall of Charles County in the Province of Maryland Gent was Sumoned to answer unto John Bowles in a plea that he render unto him the Summe of One hundred thousand pounds of tobacco which to him he oweth and unjustly deteineth.

And whereupon the Said John Bowles by Kenelm Cheseldyn his Attorny Saith that whereas the Said Josias ffendall the eight &

Liber N N twentith day of August in the yeare One thousand Six hundred Sixty foure did by his certaine writeing Obligatory Sealed with the Seale of the Said Josias here in Court produced whose date is the Same day and yeare abovewritten acknowledge himselfe to be indebted unto the Said John Bowles of the County and Province aforesaid the just Summe of One hundred thousand pounds of good Sound merchantable leafe tobacco and caske to be paid upon demand to the which payment well and truly to be made he did thereby bind himselfe his heirs executors and admrs firmly by those presents notwithstanding which the Said Josias ffendall the Said Summe of One hundred thousand pounds of tobacco according to the tenor of his Said writeing Obligatory hath not paid though often thereunto required but the Same to pay hitherto hath and still doth altogether deny to the damage of him the said John One hundred & ten thousand pounds of tobacco And thereupon he bringeth his Suite.

And the Said Josias by John Jones his Attorny cometh and defendeth the force and injury &c and prayeth the heareing of the said writing Obligatory and it is read unto him he also prayeth heareing of the Condition of the said writeing Obligatory and it is read unto him in these words The Condition of this Obligation is such if the abovebound Josias ffendall his heirs execut^{rs} adm^{rs} or assignes doe from time to time and at all times for ever hereafter Save Keepe harmlesse and and indempnified him the aforesaid John Bowles and Margery his wife administratrix of the estate of Captaine W^m Batten lately deceased them their heirs execut^{rs} adm^{rs} & assignes and every of them of and from all and all manner of debts bills bonds accompts actions Suits judgments executions and claimes whatsoever due & oweing Out of the estate of the aforesaid Batten to any person or persons whatsoever as also the claimes of Thomas Lomax as being Attorny to Margery Batten and her bill to Mr ffrancis Pope of eleaven hundred pounds of tobacco except the claime right or title of George Newman to the Said estate That then this Obligation to be void and of none effect otherwise to remaine in full force and virtue.

Which being read and heard the Said Josias ffendall by his Attorny aforesaid Saith nothing in barre or avoidance of the action aforesaid of him the said John Bowles by which the aforesaid Bowles against the said ffendall remaines thereupon undefended. Whereupon it is granted by the Court here to wit at st Johns the tenth day of ffebruary One thousand six hundred Seventy five that the said John Bowles recover against the Said Josias ffendall aswell the summe of One hundred thousand pounds of tobacco the debt aforesaid as also the Summe of five hundred thirty six pounds of tobacco costs of Suite.

Baker Brooke Esg Thomas Pattison late of Dorchester County Liber N N was attached to answer unto Baker Brooke Esos Surveyour Generall of this Province and Thomas Pattison One of the justices of this Court according to the liberties and priviledges &c of a plea of debt

And whereupon the Said Baker Brooke in his proper person Saith that whereas the said Thomas upon the tenth day of ffebruary Stood justly indebted unto the Said Baker in the Summe of twenty foure thousand five hundred pounds of tobacco he the Said Thomas in consideration thereof did assume upon himselfe and to the said Baker did faithfully promise that he the Said Thomas the Said Summe of twenty foure thousand five hundred pounds of tobacco would well and truly Satisfie and pay when thereunto lawfully required notwithstanding the said Thomas his promise and assumption aforesaid little regarding the Said summe of twenty foure thousand five hundred pounds of tobacco though often required hath not paid or satisfied but the same hath hitherto denyed and refused and Still doth deny to the damage of the said Baker thirty thousand pounds of tobacco and thereupon he bringeth his suite

And the Said Thomas by Robert Carvile his Attorny cometh & defendeth the force & injury when &c saith nothing in Barre to the action aforesaid by which the Said Baker remaineth against the said Thomas for the said twenty foure thousand five hundred pounds of tobacco undefended Therefore it is considered by the Court here p. 78 That the Said Baker recover against the Said Thomas the Said Summe of twenty foure thousand five hundred pounds of tobacco and the defendant in mercy.

This judgment is defeazanced that if Thomas Pattison pay twelve thousand five hundred pounds of tobacco to the Said Baker Brooke on or before the last day of January next this judgment to be void or else to Stand in force.

To Robert Carvile or any other of the Attornyes of the Provinciall Court.

I doe hereby impower you or any of you to appear for me at the suite of Baker Brooke Esg as of this present ffebruary Court 1675 and to confesse judgment for the Summe of twenty foure thousand pounds of tobacco debt and five hundred pounds of tobacco more for costs of Suite with defeazance for payment of twelve thousand five hundred pounds of tobacco On the last day of January next And for Your So doeing this shall be your sufficient warrant Given under my hand and Seale this twelfth day of ffebruary Ano Dom 1675.

Tho: Pattison (sealed.)

Testes. William Boarman Michael Rochford. Acknowledged before me Philip Calvert.

William Wasford Walter Taylor and Thomas Barrington Ser-Liber N N vants to Vincent Lowe Esqs ffebruary the 11th 1675 were adjudged W^m Wasford eleaven yeare of age the said Walter Taylor and Thomas Barrington twelve yeares of age apeice.

This Indenture made the thirteenth day of ffebruary in the 43th yeare of the Dominion of Caecilius Absolute Lord & Proprietry of the Provinces of Maryland & Avalon Baron of Baltemore &c over the said Province of Maryland & in the yeare of our Lord God 1674. Betweene W^m Cane of s^t Maryes County in the said Province Planter & Ann his wife of the one party And W^m Burgis of the County of Calvert Planter of the other part Wittnesseth That the said W^m Cane & Ann his wife for & in Consideracon of the Sume of three Thousand pounds of Tobacco to them in hand paid by the said W^m Burgis before the Ensealing & delivery of these p^rsents the receipt whereof they the said W^m & Ann his wife doe hereby Acknowledge & thereof & of every part thereof doe cleerly Absolute Acquitt Exonerate & discharge him the said W^m Burgis his heyres Execrs & Admistrs by these presents And for divers other good causes & Valuable Consideracons them thereunto moveing haue Given Granted Aliened Bargained & Sold And by these preents doe Give Grant Bargaine Alien & Sell unto the said W^m Burgis his heyres & Assignes for ever All that tract parcell or divident of land called Keenes Rest lying in St Maryes & County on the West side of Chesepiake Bay & begining att a bounded red Oake standing by the side of the said Bay neer a parcell of land formerly laid out for Thomas Courtney bounded on the North West by the said land & runing South West for two hundred & forty perches to a bounded Oake standing in the line of the said Courtneys land, & from thence runing South till itt Intersect a line of a parcell of land formerly laid out for John Sheroone, bounded by the said Sheroones land for two hundred & forty perches to a bounded red Oake by the side of Chesepiake Bay aforesaid & with the said Bay to the first bounded tree Conteyning & then laid out for fifty acres more or less with all & every the lands Tenemts houses buildings Edifices Gardens orchards pastures Rights members or Appurtennees to the said parcell of land belonging or in any wise Apperteyning Together with all Deeds Evidences Patents Grants Charters Escripts Writings or minim^{ts} whatsoever of or concerning the same To have & to hold the said p. 79 land & prmises to the only proper use & behoofe of him the said W^m Burgis his heyres & Assignes forever And the said W^m Cane & Ann his wife doe hereby for themselves their heyres Execrs & Admist^{rs} Covenant & Agree to & with the said W^m Burgis his heyres Exrs & Admistrs That they the said Wm Cane & Ann his wife att the tyme of the Ensealing & delivery of these prsents are & doe stand Seized of the said land & primises with their Appurtenness of a firme

sure good & Indefeazible Estate of Inheritance in fee simple And Liber N N that they have good right & full power & lawfull Authority to Grant Bargaine & Sell the same to him the said W^m Burgis & his heyres against all persons whatsoever And that the said land & prmisses are free & cleere of all manner of Incumbrances whatsoever the Rents & services due & payable to the said Lord Proprietry & his heyres Lord & Lords of the ffee of the p^rmises allwayes Excepted & Surprized And the said Wm & Ann his wife doe further for themselves their heyres Exrs & Admistrs Covenant promise & Agree to & with the said Wm Burges his heyres Execrs & Assignes & every of them by these preents That att any tyme within this Seaven yeares next comeing att the reasonable request & att the proper Cost and Charges in the Lawe of him the said Wm Burgis his heyres Exrs Admistrs or Assignes to doe Acknowledge make or Execute any other Lawfull Conveyance or Conveyances Assurance or Assureances in the Law whither itt be by ffine or Recovery on Inrollm^t of these p^rsents or otherwise whatsoever as by the Councell of the said W^m Burgis his heyres or Assignes learned in the Law shall be reasonably Devised Advised or required Provided that the said Wm Cane & Ann his wife or their heyres be not Obliged to Travell further then the Citty of St Maryes for the doeing Acknowledging makeing or Executing of the same In Wittnes whereof the partyes first above named to these preent Indentures have sett to their hands & Seales the day & yeare first above written.

Signed Sealed & deltd in the presence of us

Tho: Courtney Ro: Ellys

the marke of

W^m + Cane (sealed)

the marke of

Ann + Cane (sealed)

On the backside of the aforegoing Deed was written Vizt Memorandum that this day to witt the 13th day of ffebruary in

the 43th yeare of the Dominion of Caecilius &c Annog Dni 1674 before us Philip Calvert Chancellor & Baker Brooke Esqr two of the Councell of the Right Honble the Lord Propry came Wm Cane & Ann his wife partyes to this within written Indenture in their proper persons, & the said Ann being by us alone Examined according to the forme of a certaine Act of Assembly in that case made & provided did Acknowledge the lands & Tenemts in the within written Indenture menconed to be the Right of him the within named W^m Burgis as those which the said W^m hath of the Gift of them the said Wm & Ann & for them & their heyres have Remised & quitclaymed thereof to the said Wm Burgis & his heyres for ever And the said Wm & Ann haue Granted for them & their heyres that the said land within menconed unto the said Wm & his heyres against them the said Wm & Ann & their heyres they will warrant forever And for this Acknowledgemt quite claymed & Agreemt And the said Wm

Liber N N Burgis hath given them the said Wm & Ann three Thousand pds Philip Calvert of Tobacco. Baker Brooke

Maryland ss Know all men by these preents That I Wm Cane of the County of St Maryes in the said Province Planter am holden & firmly bound unto Wm Burgis of the said County in the full & just quantity of ten Thousand pds of good Tobacco & Casq to be paid to the said W^m Burgis or to his certaine Attorney his heyres Execrs Administrs or Assignes To which paymt well & truely to be made I binde myselfe my heyres Exrs & Admistrs firmly by these prsents Sealed with my Seale Dated the Thirteenth day of ffebruary Annog Dni

The Condicon of this Obligacon is such That if the abovebounden W^m Cane & Ann his wife their heyres Ex^{rs} & Admist^{rs} shall for their & every of their parts well & truely hold Observ^d performe fullfill & keepe all & singuler the Covenants Grants Articles & Agreemts while on the part & behalfe of them the said W^m & Ann his wife are to be holden Observed performed fullfilled & kept conteyned & specified in a certaine payre of Indentures bearing even date with these preents made betweene the said Wm Cane & Ann his wife of the one part And the above named Wm Burgis of the other part Then this p. 80 prsent Obligacon to be Void & of none Effect Otherwise to stand remaine & be in full power force strength & Vertue

Sealed & deld in the prence of us

the marke of

Tho: Courtney Ro: Ellys

W^m + Cane (Sealed)

On the backside of a Patent for One hundred Acres of land Granted unto Raymond Stapleford of Dorchister County beareing date the first day of ffebruary Anno One Thousand six hundred Seaventy two, called Reserve lying on the Eastside of Chesepiake Bay below Robsons Creeke, was written Viz^t.

Know all men by these preents That I Raymond Stapelfort doe Assigne over unto Giles Blizard his heyres & Assignes for ever all my right title & interest of the within Patent as Wittnes my hand this two & Twentieth day of March 1675.

Wittnes Richard Roberts Edwa Sauvage Raymond Stapelfort

This Indenture made the Seaventh day of Aprill in the first yeare of the Dominion of Charles Absolute Lord & Proprietary of the Provinces of Maryland & Avalon Lord Baltemore &c Annog Dni One Thousand six hundred Seaventy six Betweene Raymond Stapelfort of Dorchister County Planter on the one party And Giles Blizard of the County of St Maryes Carpenter on the other party Wittnesseth that the said Raymond for & in Consideracon of two

Thousand five hundred pounds of Tobacco to him in hand paid by Liber N N the said Giles the Receipt whereof the said Raymond doth hereby Acknowledge & thereof & of every part & parcell thereof doth hereby Absolutely & cleerly Exonerate Acquitt & discharge the said Giles Blizard his heyres Execrs Admistrs & Assignes by these preents Hath Given Granted Bargained Aliened Sold Enfeoffed & Confirmed And doe by these preents Give Grant Bargaine Alien Sell Enfeoffe & Confirme unto him the said Giles Blizard his heyres & Assignes for ever All that parcell of land called Reserve lying on the East side of Chesepiake Bay below Robsons Creeke Begining att a marked white Oake upon a point & runing for breadth North East upp the Bay fifty perches to a marked Pine standing on the East by a line drawne South South East for length three hundred & Twenty perches, on the South by a line drawne South West from the end of the South South East line for breadth fifty perches on the West by a line drawne North North West from the end of the South West line three hundred & Twenty perches unto the first marked Oake upon the Point, on the North by the Bay Conteyning & laid out for One hundred acres more or lesse Together with all the Right & benifitts thereunto belonging And also all Patents Deeds Writings & Evidences touching or concerning the same To have & to hold the said parcell of land & all & singuler the said Bargained prmisses unto him the said Giles Blizard his heyres & Assignes for ever To the only proper use & behoofe of him the said Giles Blizard his hevres & Assignes for ever And the said Raymond Stapelfort for himselfe his heyres Execrs & Assignes doth hereby Covenant & Grant to & with the said Giles Blizard his heyres & Assignes, that he the said Raymond Stapelfort his heyres Execrs & Admistrs the said parcell of land & all other the Bargained p^rmises unto him the said Giles Blizard his heyres & Assignes against all manner of persons whatsover shall & will for ever hereafter Warrant & defend by these preents The Rents & Services hereafter to become due to the Lord Proprietry for the same allwayes Excepted & forprized And further he the said Raymond Stapelfort his heyres Assignes shall & will from tyme to tyme & att all tymes hereafter dureing the space of Seaven yeares att the requests & att the proper Costs & Charges in the Law of him the said Giles Blizard his heyres & Assignes make doe Execute & Suffer or cause to be made done Executed or Suffered all & every such further & other Act or Acts thing or things Device or Devices Assureance or Assureances whatsoever requisite in the p^rmises for the better Assureing & more sure makeing of the said Bargained p^rmises unto him the said Giles Blizard his heyres & Assignes for ever Be itt by Inrollmt of these prsents ffine ffeofmt or otherwise p.81 or by any other lawfull wayes or meanes whatsoever as by him the said Giles Blizard his heyres or Assignes or his or their Councell learned in the Law shall be reasonably Devised Advised or required

Liber N N In Wittnes whereof the partyes above named to these p^rsents haue Interchangably sett their hands & Seales the day & yeare above written

Ray^d Stapelfort (sealed)

Sealed & deld in the p^rsence of Richd Roberts Ed: Sauvage

On the backside of the aforegoing Deed was written Viz^t. Aprill 7th 1675.

The within written Indenture was by the within named Raymond Stapelfort & Ellinor his wife Acknowledged to be their Act & Deed to the uses therein named in the Provinciall Court the day & yeare abovesaid

In Blomfeild Ct Cur Pr

Know all men by these presents That I Raymond Stapelfort of the County of Dorchister in the Province of Maryland gent1 am holden & firmly bound unto Giles Blizard of the County of St Maryes in the Province aforesaid Carpenter in the full & just Sume or quantity of five Thousand pounds of good sound Mrchantable Tobacco in Casq to be paid to the said Giles or to his certaine Attorney Execrs Admistrs or Assignes To the which paymt well & truely to be made I binde me my heyres Exrs & Admistrs firmly by these presents Sealed with my Seale dated this Seaventh day of Aprill Annoq Dni One Thousand six hundred Seaventy & six

The Condicon of this Obligacon is such That if the above bounden Raymond Stapelfort his heyres Exec^{rs} Admist^{rs} or Assignes & every of them shall well & truely Observe performe Accomplish fullfill & keepe all & singuler the Clauses Articles Covenants Grants & Condicons whatsoever which on his or their parts & behalfes are or ought to be Observed performed Accomplished fullfilled & kept menconed & comprized in one certaine Indenture of Bargaine & Sale bearing date with these p^rsents made between the said Raymond Stapelfort of the one part & the said Giles Blizard on the other part according to the true meaning form & Effect of the same Indenture That then this p^rsent Obligacon to be Void & of none Effect otherwise to be & remaine in full force power strength Effect & Vertue Rayd Stapelfort (Sealed)

Sealed & deld in the prence of Richd Roberts Ed: Sauvage

This Indenture made the seaventh day of Aprill in yeare of our Lord One Thousand six hundred Seaventy six Betweene Raymond Stapelfort of the County of Dorsett in the Province of Maryland Mrchant & Elinor his wife of the one part And Richard Roberts of the County of Calvert in the Province aforesaid Blacksmith of the other part Wittnesseth that the said Raymond Stapelfort & Ellinor his wife doe for & in Consideracon of Nine Thousand five hundred pounds of Tobacco them in hand paid the Receipt whereof they doe hereby Acknowledge & thereof Acqitt & dischardge the said Richard Roberts his heyres Execrs & Admistrs And for divers other good

causes & Consideracons them thereunto moveing Have Bargained Liber N N Sold Given Granted Assigned & sett over And doe by these preents Bargaine Sell Give Grant Assigne & sett over unto the said Richd Roberts his heyres & Assignes To the only proper use & behoofe of the said Richard Roberts his heyres & Assignes forever All that peice or parcell of land in Petuxent River called Taylorsby lying on the Northside the said River neere a Creeke called Prestons Creeke & on the East side of the said Creeke Begining att a marked Oake next Adjoyning unto the land of Henry Hooper Planter, runing North upp the Creeke for the length of One hundred perches to a marked Oake, bounding on the North with a line drawne East from the said Oake for the length of three hundred perches to a marked Oake, on the East with a line drawn South unto the land of the said Hooper on the South with the said land, on the West with the Creeke Conteyning & now laid out to Conteyne two hundred acres more or lesse Together with all houses buildings wayes passages profitts Comodityes & Advantages whatsoever thereunto belonging which said parcell of land was Granted by Patent under the Seale of the Proprietor of this Province dated att St Maryes the three & Twentieth p. 82 day of Septemb^r Anno Dni One Thousand six hundred fifty nine to John Taylor And likewise all that peice of land on the Northside of Petuxent River comonly called or knowne by the name of Toms' Point Adjoyning to the land of Henry Hooper which said land is bounded in with a branch on the East side of the land which said land was Conveyed by Henry Hooper & Sarah his wife to John Taylor & W^m Jones by a certaine writing bearing date the sixth day of January One Thousand six hundred fifty seaven as by the said writing & Patent aforesaid relacon being thereunto had itt doth more att large appeare Together with all wayes passages profitts Comodityes and Advantages whatsoever thereunto belonging or apperteyning All which two peices of land now are or lately were in tenure Occupacon or possession of the said Raymond Stapelfort or his Assignes To have & to hold the said Bargained prmises with their & every of their apptenness unto the said Richard Roberts his heyres & Assignes To the only proper use & behoofe of the said Richard Roberts his heyres & Assignes for ever And the said Raymond Stapelfort doth for himselfe his heyres Exrs & Admistrs doth hereby Covenant promise & Grant to & with the said Richard Roberts his heyres & Assignes That he the said Richard Roberts shall peaceably Enjoy the above Bargained prmises And likewise that the said Raymond Stapelfort his heyres Execrs & Admistrs the said parcells of land & all other the before Bargained prmises unto him the said Richard Roberts his heyres & Assignes against all manner of persons whatsoever Clayming or to Clayme any part or parcell of the prmises hereby Granted shall & will forever Warrt & defend by these prsents, the Rents or services due to the Lord or Lords only Excepted And

Liber N N further the said Raymond Stapelfort doth for himselfe his heyres Exrs & Admistrs Covenant promise & Grant to & with the said Richards Roberts his heyres & Assignes That he the said Raymond Stapelfort shall & will from tyme to tyme & att all tymes hereafter for & dureing the space of Seaven yeares att the request att the proper Costs & Charges in the Law of the said Richard Roberts his heyres or Assignes shall make doe Execute & suffer all & every such further & other Act & Acts thing & things Device or Devices Assureance or Assureances in the Law whatsoever either from him the said Raymond or from any other person or persons whatsoever requisite in the p^rmises for the more certaine Assureing & better sure making the before Bargained prmises unto him the said Richard Roberts his heyres & Assignes for ever be itt by Inrollm^t of these p^rsents by any other Conveyance Release or Assignem^t from the above menconed John Taylor & Henry Hooper their heyres or Assignes or by any other lawfull wayes or meanes whatsoever And lastly the said Raymond Stapelfort doth for himselfe his heyres Ex^{rs} & Admist^{rs} Covenant to & with the said Richard Roberts his heyres & Assignes that he hath full power & an Absolute title in him the said Raymond in ffee simple whereby to Convey the p^rmisses & every part thereof to him the said Richard Roberts his heyres & Assignes according as they are here Conveyed menconed or intended to be Conveyed And further that he the said Richard Roberts his heyres & Assignes shall peaceably & quietly have hold possess & Enjoy the hereby Bargained prmises without the lett Suite trouble molestacon or Interrupcon of any person or persons whatsoever In Wittnes whereof we have hereunto sett our hands & Seales the day Raym^d Stapelfort & yeare above written (sealed)

the marke of

Elinor 3 Stapelfort (sealed)

Sealed & deld in the prence of Tho: Bland

Geo: Thompson James Veitch

On the backside of the aforegoing Deed was written Vizt.

April 7th 1676

The within written Deed was in open Court by the within named Raymond Stapelfort & Ellinor his wife Acknowledged to be their Act & Deed to the uses therein menconed

Jnº Blomfeild Cl Cur Provincial

p. 83 To all Christian People to whom these presents Indented shall come I John Halfehead Sonn & heyre of John Halfehead late of Petuxent in the County of Calvert in the Province of Maryland & Jane my wife send Greeting in our Lord God Everlasting Whereas severall suites debts & differences have heretofore been raised moved & had betweene the said John Halfehead the older & Joseph Edloe of the same County Planter Sonn & heyre of Joseph Edloe Deceased

touching their severall & respective Rights titles & Interests of & Liber N N unto a certaine parcell of land called Halfehead Hollow conteyning fifty acres or thereabouts scituate & lying in the County aforesaid wherein the said John Halfehead lately dwelt As also of in & unto one certaine other parcell of land called Susquahannough Point adjoyning to the said Halfeheads Hollow Conteyning One hundred Acres or thereabouts both which said parcells of land are by a late Resurvey found to be within the lines & bounds of a certaine tract or parcell of land formerly taken upp & laid out for the said Joseph Edloe Deceased conteyning three hundred acres more or lesse And severall other Suites & differences being still like to Arise & be Comenced betweene the said Joseph Edloe the younger & me the said Jnº Halfhead touching the titles aforesaid Now know ve that I the said John Halfehead & Jane my wife for the composeing & putting a finall end & Conclusion of all matters in differences betweene the said Joseph Edloe & us the said John & Jane Halfehead in Consideracon of a certaine Lease to us made by the said Joseph Edloe of the said parcell of land called Halfeheads Hollow with the houses Orchards Gardens and Appurtennees thereunto belonging Under the Rents & Covenants & for the terme therein lymitted & Expressed bearing even date with these presents & in psuance of an Agreement & lease formerly made betweene the said Joseph Edloe of the one part & the said John Halfehead the Elder & us the said John & Jane Halfehead of the other part bearing date the One & Twentieth day of Septemb^r last past, & for divers other good causes & Consideracons us thereunto Especially moving Have Remised Released & for ever quitt Claymed & by these prsents doe for us our heyres & Assignes & every of us freely cleerly & Absolutely Remise Release & for ever quittelayme unto the said Joseph Edloe his heyres & Assignes for ever, in his & their full & peaceable possession & Seizin being all the Estate Right title Interest possession Reversion Clayme & demand whatsoever which we the said John Halfehead & Jane his wife now have might or ought to have or which we the said John & Jane or either of us or our heyres or any of them att any time hereafter shall or may have might or ought to have or Clayme of in or to the said severall tracts or parcells of land called Halfeheads Hollow or the Susquahannough Point or any other the p^rmises with their Appurtennees afore menconed To have & to hold the said lands & p^rmises with their & every of their Appurtennces to him the said Joseph Edloe his heyres & Assignes To his & their owne proper use & behoofe for ever So that neither we the said John or Jane his wife or our heyres or any other person or persons for us or either of us or in our or either of our names shall or will by any wayes or means hereafter have Clayme Challenge or demand any Estate Right title Interest or demand of in or to the p^rmises or any part thereof But from all & every Accon Right Estate

Liber N N title & demand whatsoever of in or to the prmises or any part thereof We the said John & Jane & our heyres shall be utterly Excluded & barred for ever by these presents Provided nevertheless & itt is the true intent & meaning of these preents & the partyes thereunto That this p^rsent writing of Release nor anything therein conteyned shall in any wise be Construed deemed or taken to barr or Exclude the p. 84 said John Halfehead & Jane his wife from quietly And peaceably holding & Enjoying the possession of the lands houses Orchards Gardens and appurtennces thereunto belonging called Halfeheads Hollow & receiving the Rents Issues & proffits thereof for & during all the tyme & terme by the said Indenture of Lease bearing date with these preents to us the said John & Jane Halfehead Demised sett or to ffarme lett or intended to be Demised sett or to ffarme lett by the same Indenture of Lease, they the said John & Jane performing the Rents & Covenants in the same Lease conteyned any thing in these p^rsents to the contrary hereof notwithstanding In Testimony whereof the said John & Jane Halfhead haue hereunto sett their hands & Seales the nine & Twentieth day of January in the foure & fortieth yeare of the Dominion of Caecilius Absolute Lord & Proprietry of the Provinces of Maryland & Avalon Lord of Baltemore &c Annog Dni 1676

Jane + Halfehead (Sealed)
her marke (Sealed)

Sealed & detd after the words Indented in the first line & the words & Jane his wife in the second line were Interlined in presence of us James Withers

his marke the marke of

Bernard 6 Archer Cassandra & Warbiton

On the backside of the aforegoing Release was written Vizt.

April 5th 1676.

The within written Release was in open Court Acknowledged to be the Act & Deed of the within named John Halfhead & Jane his wife to the uses within specified

Jnº Blomfeild Ct Cur Provincial

Bee itt knowne unto all men by these p^rsents That I Margarett Tolly of S^t Maryes County of Province of Maryland Widdow haue by Vertue of a Letter of Administracon unto me Granted to Administer upon the Estate of my Husband Edward Tolly who dyed without any Will Therefore itt moveth me out of tender & naturall Affeccon unto my Children to make this Deed or Giuft during my Widdow-hood Estate unto my Children as followeth, that is to say I freely & Voluntarily giue unto my Sonn Edward Tolly two Cowes & a Heifer of three yeares old with their female Increase One Sow bigg with piggs with a feather bed & a bolster & one Rugg & one blankett

likewise I giue unto my Daughter Mary Tolly two Cows & one Liber N N Heifer of three yeares old with their female Increase, one Sow bigg with Piggs, one feather bedd & bolster with one Rugg & Blankett And if itt should please God that either of them should happen to miscarry, that all should fall unto the other, the abovesaid pticulars to be delivered att Eighteene yeares of Age or else att their day of Marriage, the marke of the Cattle is a Slitt on the right Eare & a cropp with a slit & a nicke on the left In wittnes of the truth hereunto I sett my hand & Seale the third day of ffebruary 1675

the marke of

Margarett M Tolly (sealed)

Signed Sealed & deltd in the prsence of us

M Jones the marke of **€** W^m Jarrett

On the backside of the aforegoing Deed was written Vizt.

Aprill 6th 1676

The within written Deed of Gift was by the within named Margarett Tolly otherwise Stevens Acknowledged to be her Act & Deed in open Court & Consented too by John Stevens her Husband to be Recorded. Inº Blomfeild Ct Cur Provinciat

Marke Cordea) Joseph Eadloe of St Maries County in the Province of Maryland planter was Sumoned to answer Joseph Eadloe unto Marke Cordea of a plea that he render unto him the full and just summe of Eight hundred Seventy two pounds of good Sound and every way well conditioned tobacco according to Act of Assembly in caske which to him he oweth and unjustly doth deteine &

And whereupon the Said Marke Cordea by Kenelm Cheseldyn his Attorny Saith that whereas the Said Joseph upon the first day of May in the yeare of Our Lord One thousand Six hundred Seventy five by his certaine bill or writeing Obligatory Sealed with p. 85 the Seale of him the Said Joseph and here in Court produced whose date is the day and yeare aforesaid, did bind himselfe his heirs executors and administrators to pay or cause to be paid to Marke Cordea of the Same place Gent his heirs executors administrators or assignes the full and just Summe of Eight hundred Seventy two pounds of good Sound and every way well conditioned tobacco according to the Act of Assembly and caske being for a valuable consideration already received to be paid at or upon the tenth day of October next ensueing the date of the Same bill in some convenient place of the Said County. Yet the Said Joseph although often thereunto required the Same to pay hath refused and as yet doth refuse whereupon the said Marke Saith he is dampnified and hath losse to the value of One thousand pounds of tobacco And thereupon he bringeth his Suite.

Now here at this day to witt the tenth day of ffebruary in the

Liber N N yeare of Our Lord One thousand Six hundred Seventy five Came the Said Joseph Edloe in his proper person and Saith nothing in barr or avoidance of the action aforesaid of him the Said Marke Cordea for that he oweth unto the said Marke the Said Summe of Eight hundred Seventy two pounds of tobacco in manner and forme as the Said Marke hath above declared against him. Therefore it is granted by the Court here that the said Marke Cordea recover against the Said Joseph Eadloe aswell the Summe of Eight hundred Seventy two pounds of tobacco the debt aforesaid as also the Summe of pounds of tobacco for his costs and charges

in this behalfe laid Out and expended and the said Joseph in mercy.

To Mr George Parker one of the Attornyes of the Provinciall Court for the Province of Maryland or to any other Attorny belonging to the Said Court.

Pray appeare for me Thomas Bankes of Calvert County Innholder in a plea of debitū assumpsit at the Suite of William Berry, and receive his declaration and confesse judgment thereupon by non Sum informatus or otherwise as you Shall thinke fitt, for the Summe of twelve thousand pounds of tobacco, and for your so doeing this Shall be your Sufficient warrant Given under my hand and Seale dated the twelfth day of January Annog Dom 1675.

Sealed and delivered in

Tho: Bankes (Sealed)

the presence of

Michael Rockford.

Now here at this day to wit the twelfth day of ffebruary in the yeare aforesaid came the said Thomas Bankes by the Said George Parker his Attorny and the said George Saith he is not informed by the Said Thomas his Client of any answer to the Said William Berry to give for the said Summe of twelve thousand pounds of tobacco, whereupon the Said W^m remaineth against the said Thomas Bankes thereof wholly undefended, Therefore it is granted by the Court here that the said William Berry recover against the said Thomas Bankes aswell the Said Summe of twelve thousand pounds of tobacco the debt aforesaid as also the Summe of

pounds of tobacco costs of Suite.

An Inquisition by Indenture taken at ffarloe Creeke in the County of Cecill On munday being the fiftenth day of November in the foure and fortith yeare of the Dominion of the Right Honble Caecilius Lord and Propriețary of the Provinces of Maryland and Avalon Lord Baron of Baltemore &c and in the yeare of Our Lord God One thousand six hundred Seventy and five Before me Charles James Gent his Lopps Coroner of the County aforesaid upon view of the body of James Browne Gent there dead lyeing, By the Oathes of John Irland fforeman, Wm Chadborne, John Crouch Roger

Shacocke, William Tyson Edward Becke, George Wharton Edward Liber N N Skidmore, Thomas Hawker John Pine, Isaac Harris, and W^m Hudell twelve good men of the Said County Sworne tryed and charged to enquire in what manner and how the aforesaid James Browne to his death came, who Say upon their Oathes, That the said James Browne the twelfth day of November last in ffarloe Creeke aforesaid in the County aforesaid about the houre of ten or eleven of the Clocke afternoone of the Same day God before his eyes not haveing but by instigation diabolically Seduced and moved at ffarloe aforesaid in his Owne lodging Chamber then and there alone being, with One pistoll of the value of One Shilling which he then and there in his right hand had and held being loaded with Gunpowder and three Swan Shott, which Said pistoll the Said James Browne to his fforehead he placed and the same did discharge which gave him One p. 86 wound mortall being very large the One halfe of his Scull being Shott all to peices with his braines disperst and himselfe then and there voluntarily and feloniously himselfe then and there murthered and So the jurors aforesaid upon their Oathes aforesaid Say that the aforesaid James Browne in manner and forme as aforesaid voluntarily and ffeloniously and as a ffellon of himselfe, himselfe Slew and murthered against the peace of the Lord Proprietary his Rule and dignity. And the jurors aforesaid upon their Oathes aforesaid Say that the aforesaid James Browne at the time of the fellony aforesaid had Goods and Chattells to the value of One hundred thirty foure thousand Six hundred fifty and Six pounds of tobacco and halfe, which arrises by housholdgoods Stock of Cattle Hoggs and horses and bills, Also by accompts nine thousand eighty and eight pounds of tobacco, Also a Cargoe of English Goods and New England wares as p invoice will appeare As also twelve hogesheads of tobacco, and twenty and Seven ranges of tobacco hanging all which remaines and is upon the Plantation of the aforesaid Browne in the Creeke and County aforesaid. In Testimony of all which aswell I the aforesaid Coroner as the jurors aforesaid to this present Inquisition Our Seales alternately have putt the day and yeare first abovewritten.

Which Said Inquisition being read it is the judgment of his Lopps justices of the Provinciall Court this day to witt the foure and twentith day of November One thousand six hundred Seventy five that the Sheriff of the County of Caecil take Care of the estate of the Said James Browne untill further Order from the Governour.

Afterwards to wit the tenth day of ffebruary One thousand six hundred Seventy-five It is the judgment of the Court here, that the goods and chattells of the Said James Browne are escheated and forfeited unto his Lopp the Lord Proprietary by reason of the fellony aforesaid, but his Lands are not forfeited.

Liber N N

Costs allowed by the Court to Severall persons Sumoned as evidences for their Comeing goeing and attendance.

Henry Hosier of Kent County in a cause between Charles James plaintiff and Thomas Williams def^t on the part of the plaintiff three hundred and thirty pounds of tobacco

Alexander Drapper of Somersett County between Thomas Jones plaintiff and Mathew Nelson def^t on the part of the plaintiff seven hunder & eighty pounds of tobacco.

James Berry of Calvert County betweene Thomas Mountford plaintiff and Thomas Bowdle def^t on the p^t of the plaintiff allowed three hundred and ninty pounds of tobacco.

George Robbins of Dorchester County betweene Stephen Perdieu plaintiff and Peter Bawcomb and John Standly def^{ts} On the p^t of the def^{ts} three hundred and ninty pounds of tobacco.

W^m Dorrington of Dorchester County betweene Stephen Perdieu plt and Peter Bawcomb and John Standly def^{ts} On the part of the def^{ts} three hundred and ninty pounds of tobacco.

Richard Bayly of Talbott County betweene Thomas Mountford plaintiff & Thomas Bowdle def^t on the part of the plaintiff Seaven hundred and twenty pounds of tobacco.

Edward Savage of Dorchester County betweene Stephen Sealous and Thomas Purnell plaintiffs and Robert Blinckhorne def^t on the part of the plaintiffs foure hundred and eighty pounds of tobacco.

John Brooke of Dorchester County between Henry Parker plaintiff & Henry Turner def^t on the part of the def^t allowed six hundred and Sixty pounds of tobacco.

John Alford of Dorchester County between Stephen Sealous and Thomas Purnell plaintiffs and Robert Blinckhorne def^t On the part of the plaintiffs allowed foure hundred and eighty pounds of tobacco.

W^m ffowler of Talbott County between John Eason & his wife plaintiffs and Richard Gorsuch def^t on the part of the def^t allowed foure hundred and Eighty pounds of tobacco.

Henry Tripp of Dorchester County betweene John Quigley plaintiff and Jacob Jenifer def^t on the part of the def^t allowed foure hundred and eighty pounds of tobacco.

Anthony Dollary of Dorchester County, betweene Thomas Wall and William Worgan def^t On the part of the plaintiff allowed foure hundred and Eighty pounds of tobacco.

P. 87 Henry Tripp of Dorchester County in a cause depending betweene Thomas Mountfort plaintiff and Thomas Bowdle def^t On the part of the plaintiff allowed three hundred pounds of tob.

Thomas Osborne of Kent County in a cause betweene Christopher Goodhand plaintiff and Tobias Wells executor of the last will and testament of Mary Pyne deceased def^t On the part of the plaintiff allowed three hundred and Sixty pounds of tobacco.

Arthur Wright of Dorchester County in a cause between Henry

Bradley plaintiff and Henry Parker def^t On the part of the plaintiff Liber N N allowed foure hundred and twenty pounds of tobacco.

Thomas Low of Dorchester County in a case between Thomas Taylor planter plaintiff & Thomas Taylor Gent def^t On the part of the plaintiff allowed three hundred and sixty pounds of tobacco.

John Hungerford of Dorchester County in a case depending betweene Thomas Taylor planter plaintiff and Thomas Taylor Gent def^t On the part of the Plaintiff allowed foure hundred and eighty pounds of tobacco.

Edward Savage of Dorchester County in a case between Thomas Taylor planter plaintiff and Thomas Taylor Gent def^t On the part of the plaintiff allowed three hundred pounds of tobacco.

Gurney Crow of Dorchester County in a case between Thomas Taylor planter plaintiff and Thomas Taylor Gent def^t On the part of the plt allowed foure hundred and twenty pounds of tobacco.

George Bolton of Dorchester County in a case betweene Thomas Wall plaintiff and W^m Worgan def^t On the part of the plaintiff allowed foure hundred and fifty pounds of tob.

Raymond Stapelfort of Dorchester County in a case betweene Stephen Sealous and Thomas Purnell plaintiffs and Robert Blinckhorne def^t On the part of the plaintiffs allowed foure hundred forty eight pounds of tobacco.

Armigell Greenwood of Dorchester County in a case betweene Thomas Taylor planter plt and Thomas Taylor Gent def^t On the part of the plaintiff allowed five hundred and ten pounds of tobacco.

Maryland ss.

Att a Provinciall Court held at S^t Maries the fourth day of April in the first yeare of the Dominion of the Right Honble Charles Lord Baltemore Absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baron of Baltemore &c Annog Dom One thousand Six hundred Seventy Six. Present.

His Lordshipp the Lord Proprietary of this Province Sendeth his writ of adjournment to his Said justices the tenor whereof followeth in these words vizt Charles Absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baltemore &c To Our justices of Our Provinciall Court assigned Greeting, ffor certaine causes Us moveing Wee have Ordained that all pleas writs bills processe and precepts and other things whatsoever which before Us this fourth day of April instant remaine aswell in Law as equity undetermined in Our said Provinciall Court or at any other dayes hereafter next following ought to be pleaded returned, untill the

Liber N N fifth day of this instant month of April at Our Said Provinciall Court at st Maries are adjorned to be heard and tryed, Wee therefore Comand you that all pleas bills precepts and other processe whatsoever either in Law or equity, before Us at st Maries the said fifth day of April by nine of the Clocke to be pleaded or returned depending undetermined or in the meane time shall have day untill the Said fifth day of April without delay you adjourne or cause to be adjourned, And the parties in the Same pleas, writs bills processe and precepts and other things whatsoever either in Law or equity thereupon you prefix the said fifty day of April Moreover comanding all Sheriffs Officers and other ministers whatsoever of Our said Province of Maryland that every One of them in their Custody detaine all and Singular the writs bills processe and precepts and thinges whatsoever either in Law or equity before Us at St Maries On the Said fifth day of April or any other day as aforesaid or to be returned, and them at the Said fifth day of April at nine of the Clocke aforesaid you cause to be returned, so that On the Same fifth day of April upon the same writs bills processe and precepts and other things whatsoever to you returned you proceed and make the processe thereupon as if these writs bills processe and preepts and other the premisses on the Said fourth day of April or any other day aforesaid without any adjournment were. Wittnes Our Selfe at Our Citty of st Maries the fourth day of April in the first yeare of Our Dominion &c Annog Dom One thousand Six hundred Seventy six.

His Lordshipp sendeth also his other writ to the respective Sheriffs of this Province The tenor whereof followeth in these words vizt

Charles Absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baltemore &c To the Sheriff of St Maries, Kent Ann Arrundel, Calvert Charles Baltemore, Talbot, Somersett Dorchester and Cecill Countyes Greeting Wee comand you that all and Singular Our writs and precepts to you delivered and before Us this fourth day of April by you to be returned, you deteine in your hands untill to morrow nine of the Clocke, and that you have them before Us at Our Provinciall Court with the returnes and executions of the same, that Wee may further proceed to to the prosecution of the parties in the Same writs as of right Wee shall thinke fitt to be done in this behalfe, and hereof you are to make proclamation that all persons concerned may Keepe their day at St Maries tomorrow at nine of the Clocke. Wittnes Our Selfe at Our Citty of st Maries the fourth day of April in the first yeare of Our Dominion &c Annog Dom One thousand six hundred Seventy Six.—Which said writs being read and heard the Court is adjourned untill the morrow morning nine of the Clocke.

p. 88

At a Provinciall Court held at s^t Maries the fifth of April in the yeare aforesaid and there continued untill the fiftenth day of the same month at which Said fifth day were present.

Liber N N

The Right Hon^{ble} the Lord Proprietary

Philip Calvert Est Chancellour

W^m Calvert Est Principall Secretary

Baker Brooke Est Survey Generall

Thomas Taillor Est

Jesse Wharton Est

Then was the Honble William Calvert Esos Sworne Principall Secretary of this Province according to the forme of the Oath (mutatis mutandis) ut est in Lib C: B: Comissons from his Lordshipp.

Then was John Blomfeild Sworne Clerke of the Provincial Court, Keeper of the lesser seale, and Clerke of his Lopps Councell ut est mutatis mutandis in tib Consit J: J: fot 13.

Then were Benjamin Rozer, Kenelm Cheseldyn, George Parker Peter Sayer Robert Carvile, Robert Ridgely, Mathew Warde Charles Boteler John Jones and John Rousby Gent sworne Attornyes of this Court.

The Court adjourned till the morrow 9 a clocke.

April the 6th 1676.

Then was his Lordshipps Comission constituteing and appointing justices of this Court read, the tenor whereof followeth in these words vizt

Ch: Baltemore,

Charles Absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baltemore &c To all and Singular Our Sheriffs and cheife Officers and all Others of Our Province of Maryland aforesaid Greeting Whereas aswell for Our Owne conservation as for the conservation of the Peace and tranquility of Our Said Province, And to the end that justice and equity may be duly and impartially ministred to all and every person and persons bodies politique and Corporate of and within Our Province of Maryland aforesaid Wee have constituted assigned and appointed and doe hereby constitute assigne and appoint Our deare Unckle Philip Calvert Esos Our Chancellour and William Calvert Esos Our Secretary of Our said Province Baker Brooke Esg Our Surveyour Generall, Samuel Chew Esg Thomas Taillor Esg and Jesse Wharton Esg to be Our justices of Our Provinciall Court of Our Said Province dureing Our pleasure aswell for the holding of all pleas touching and relateing unto the conservation of Us and the conservation of the Peace of Our said Province, as for the holding of pleas touching

Liber N N Our Rights and Revenues of Comon pleas and likewise for the determining of all matters of Equity for which any releife is Shall or may be justly or reasonably desired in Our said Court Willing and by these presents assigning and constituteing and appointing that Our Said justices or any foure or more of them (of which Our Said deare Unckle and Our Said deare Couzin alwayes to be two) Shall be a Sufficient Court for the determining the pleas and matters of equity aforesaid Wittnes Our Selfe at Our Citty of st Maries the sixth day of April in the first yeare of Our Dominion over Our Said Province of Maryland Annog Dom One thousand Six hundred Seventy Six.

Eodem die.

Then were John Quigley and George Thompson Gent admitted and sworne Attornyes of this Court.

p. 89 Eodem die.

Kenelm Cheseldyn of s^t Maries County Gent was Sworne his Lopps Attorny Generall.

Richard Covell

agt

Henry Mitchell and Thomas Bowdle late of Calvert County otherwise called Henry Mitchell and Thomas Bowdle of Calvert County Planters

Thomas Bowdle

Thomas Bowdle of Calvert County Planters
were Summoned to answer unto Richard Covell
of London marriner of a plea that they render
to him tenn thousand pounds of tobacco which to him they Owe and

unjustly deteine &c.

And whereupon the said Richard by Robert Carvile his Attorny complaineth that whereas the Said Henry and Thomas the fiftenth day of June in the yeare of Our Lord One thousand six hundred Seventy five, by their certaine writeing Obligatory Sealed with the Seale of him the Said Henry and him the said Thomas and here in Court produced whose date is the Same day and yeare abovewritten did grant themselves to be bound and firmly obliged unto Richard Covell of London marriner in the quantity of ten thousand pounds of tobacco and caske to be paid to the Said Richard Covell or to his certaine Attorny his executors administratrs or assignes, to the which payment well and truly to be made they did bind themselves their heirs executrs & administratrs and either of them joyntly and Severally for the whole and in the whole firmly by those presents notwithstanding which the Said Henry nor the Said Thomas the Said quantity of ten thousand pounds of tobacco unto him the Said Richard though often thereunto required hath not paid but the Same to pay hitherto hath and Still doth altogether deny to the damage of him the Said Richard fifteen thousand pounds of tobacco And thereupon he brings his Suite

And the Said Henry cometh and defendeth the force and injury

when &c and prayeth heareing of the said writeing and it is read Liber N N unto him he prayeth also hearing of the Condicon of the said writeing and it is read unto him in these words The Condition of this Obligation is Such that if the abovebound Henry Mitchell his heirs executors admrs doe well and truly pay or cause to be paid unto the abovesaid Richard Covell his executors admrs or assignes the full and just quantity of five thousand nine hundred and eight pounds of good Sound well conditioned tobacco in caske convenient On or before the tenth day of October next ensueing the date hereof at the now dwelling plantation of him the said Henry Scituate upon the Clifts in Calvert County aforesaid without fraud or further delay that then this present Obligation to be void or else to remaine in full force and virtue which being read and heard the Said Henry Saith nothing in barr of the action aforesaid of him the said Richard in forme aforesaid declared against him Therefore it is granted by the Court here to wit at st Maries the Seventh day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand Six hundred Seventy Six that the Said Richard Covell recover against the Said Henry Mitchell aswell the said Summe of five thousand nine hundred and eight pounds of tobacco the debt aforesaid as also the Summe of five hundred Seventy and One ~ pounds of tobacco costs of Suite, but so as execution thereof cease untill the tenth day of November next.

Henry Ward

agt

County otherwise called Henry Trulock and Robert

Henry Trulocke

Turner of Petuxent in the County of Calvert in

Robert Turner

Province of Maryland Coopers were summoned to

answer unto Henry Ward in a plea that they render

unto him the summe of twelve thousand pounds of sound merchantable tobacco qualified according to Act of Assembly with caske

to containe the same which to him they Owe and unjustly deteine.

And whereupon the said Henry Ward by Mathew Warde his Attorny Saith that whereas the said Henry Trulock and Robert Turner the seventh day of April in the 37th yeare of Caecilius &c Annog Dom One thousand six hundred Seventy One by their certaine writeing Obligatory Sealed with the seales of them the said Henry Trulock and Robert Turner and here in Court produced whose date is the day and yeare abovesaid did acknowledge themselves to Owe and Stand indebted unto the said Henry Ward the full and just Summe of twelve thousand pounds of Sound merchantable tobacco qualified according to Act of Assembly with caske to conteine the same to be paid conveniently in Baltemore County upon all demands after the tenth day of December in the yeare of Our Lord One thousand six hundred Seventy two, and for the true performance thereof they did bind themselves joyntly and Severally

Liber N N their heirs executors adm^{rs} in the whole firmly by those presents notwithstanding which the said Henry Trulock nor the said Robert p. 90 Turner the said summe of twelve thousand pounds of tobacco unto him the said Henry Ward though often thereunto required hath not paid but the Same to him to pay hath denyed and as yet doth deny to the damage of the said Henry Ward eighteen thousand pounds of tobacco and thereupon he bringeth his suite.

And the Said Henry Trulock in his proper person cometh and defendeth the force and injury when &c and prayeth hearing of the said writeing Obligatory and it is read unto him he also prayeth hearing of the Condition of the Said writeing Obligatory and it is read unto him in these words The Condition of this Obligation is Such That if the above bounding Henry Trulock and Robert Turner or either of them their heirs Execut^{rs} adm^{rs} doe well and truly pay and deliver unto Henry Ward his heirs executrs admrs two able men Servants with their beding and cloathes as they Shall bring in with them and to Serve foure yeares at the least, the Said Servants we doe engage Our Selves or our Order to deliver unto the abovesaid Henry Ward or his assignes at the tenth day of December in the yeare of Our Lord One thousand Six hundred Seventy two conveniently in Baltemore County then this Obligation to be void and of none effect or else to remaine in full Strength force and vertue. Which being read & heard the Said Henry Trulock Saith nothing in barre of the action aforesaid of him the said Henry Ward whereupon the Said Henry Ward remaineth against the said Henry Trulock thereof undefended Therefore it is granted by the Court here this day to wit the Seventh day of April in the first yeare of the Dominion of Charles Lord Baltemore Annog Dom One thousand Six hundred Seventy Six That the said Henry Ward recover against the said Henry Trulock as well the summe of twelve thousand pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of suite.

Henry Ward

agt

County otherwise called Henry Trulock and

Robert Turner of Potoxtion in the County of

Robert Turner.

Calvert in the Province of Meriland Coopers

were Sumoned to answer unto Henry Ward in

a plea that they render unto him the full and just summe of twelve thousand pounds of Sound merchantable tobacco qualified according to Act of Assembly with caske to containe the same which to him they Owe and unjustly deteine.

Whereupon the said Henry Ward by his Attorny Mathew Warde Saith That whereas the said Henry Trulock and Robert Turner the seventh day of April in the 37th yeare of Caecilius Anno One thousand six hundred seventy One by their certaine writeing Obliga-

tory Sealed with the Seales of them the said Henry Trulock and Liber N N Robert Turner and here in Court produced whose date is the day and yeare abovesaid did acknowledge themselves to owe and stand indebted joyntly and Severally unto the said Henry Ward the full and just summe of twelve thousand pounds of sound merchantable tobacco qualified according to Act of Assembly with caske to containe the Same to be paid conveniently in Baltemore County upon all demands after the tenth day of December in the yeare of Our Lord One thousand six hundred seventy three and for the true performance thereof they did bind themselves joyntly and Severally their heirs executors & admrs in the whole firmly by those presents notwithstanding which the Said Henry Trulock nor the Said Robert Turner the said summe of twelve thousand pounds of tobacco to him the said Henry Ward though often thereunto required hath not paid but the Same to him to pay hath denyed and yet doth deny to the damage of the said Henry Ward eighteen thousand pounds of tobacco And thereupon he bringeth his Suite.

And the said Henry Trulock in his proper person cometh and defendeth the force and injury when &c and prayeth hearing of the Said writeing Obligatory and it is read unto him he prayeth also heareing of the Condition of the said writeing Obligatory and it is read unto him in these words The Condition of this Obligation is such That if the abovebounding Henry Trulock and Robart Turner or either of them their heirs executors admrs doe well & truly pay or cause to be paid and delivered unto Henry Ward his heirs execut^{rs} admrs two abell men Servants with all their Cloathes and bedding as they shall bring in with them and to serve four yeares apeice at the least and to be new hands the Said Servants wee doe engage Our selves or Our Execut^{rs} to deliver in perfect health unto Henry Ward or his Order at the tenth day of December in the yeare of Our Lord One thousand six hundred Seventy three conveniently in Baltemore County in the Province aforesaid Then this Obligation to be void & of none effect or else to remaine in full force Strength & vertue. Which being read and heard the said Henry Trulock Saith nothing in barr of the action aforesaid of him the said Henry Ward, whereupon the said Henry Ward remaineth against the said Henry Trulock thereof undefended Therefore it is granted by the Court here this day to wit the Seventh day of April in the first yeare of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy six That the said Henry Ward recover against the said Henry Trulock as well the summe of twelve thousand pounds of to-p. 91 bacco the debt aforesaid as also the summe of pounds of tobacco costs of suite.

Liber N N Richard Royston Comand was given the Sheriff of st Maries County that he take William Nichols if he Shall be found W^m Nichols in his Bailiwick & him Safe Keepe so that he have his body here the fourth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c to answer unto Richard Royston in a plea of trespas upon the case

> At which said fourth day of April in the yeare aforesaid came the same Sheriff and made returne of his writ aforesaid that he had taken the said W^m Nichols whose body he hath as by the same writ

he was required

Afterwards to wit the seventh day of April in the yeare aforesaid Came the said Richard Royston by Mathew Warde his Attorny and the said W^m Nicholls by Robert Ridgely his Attorny likewise came, and the plaintiffs Attorny informing the Court that the cause of action was considerable and the defendant a fforreigner moved the Court for Special Bayle, and it is granted by the Court here then Came the said W^m Nichols, and W^m Harper and Edward Turner his Suertyes and acknowledged in Open Court that if the said W^m Nichols be cast in this suite and doe not satisfie the condemnation thereupon or render his body to prison they will satisfie & pay the Same, which Securityes were accepted off by the plaintiffs Attorny, and day given to both parties untill Christmas next.

his wife agt Peter Sayer & ffrances his wife

John Rousby & Barbara) Peter Sayer One of the Attorneys according to the libertyes & priviledges of the Provinciall Court and ffrances his wife were Sumoned to answer John Rousby One of the Attornyes of the same Court according to the liberties and priviledges there used

and Barbara his wife of a plea that whereas they the said John and Barbara and the aforesaid Peter and ffrances together and undivided doe hold to them and their heirs all those Severall parcells of land called Morgans neck containing three hundred acres, Bluff point containeing two hundred acres, Morgans St Michaels containeing three hundred acres, Marron containing One hundred and thirty acres. Morgans Hope containing three hundred acres Harriton containing two hundred and Seventy acres and Plymhimmon containeing six hundred acres in Talbott County, and in the County of Kent six hundred and fifty acres of land, they the said Peter & ffrances that partition may be made thereof betweene them according to the fforme of the statute in that case published and provided doe deny and the same most unjustly permitt not to be done against the forme of the statute aforesaid &c.

And whereupon the said John in his proper person saith That whereas he the said John the said Barbara his wife and the afore-

said Peter and ffrances together & undivided doe hold to them and Liber N N their heirs All those severall parcells of land, called Morgains Neck containing three hundred acres Bluff point containing two hundred acres Morgans st Michaels containing three hundred acres Marron containing One hundred and thirty acres Morgans Hope containeing three hundred acres Harriton containing two hundred and Seventy acres and Plimhimmon containing Six hundred acres in Talbott County and in the County of Kent Six hundred and fifty acres of land whereof unto the Said John and Barbara & their heirs it belonges to have One moyety of the Said Land with the appurtenances in two parts to be equally divided and to the said Peter & ffrances and their heirs it belongeth to have the residue thereof to hold to them in Severallty So that the Said John and Barbara of their part of the Said Land and premisses with the appurtenances to them belonging and the aforesaid Peter and ffrances his wife of their part of the Said Lands & premisses with the appurtennes to them thereof belonging may be able Severally to apart to themselves, they the Said Peter and ffrances to make partition thereof betweene them according to the forme of the Statute in that case made & provided doe deny and unjustly doe not Suffer the Same to be done against the forme of the Statute aforesaid whereupon they Say that they are dampnified and have losse to the value of five hundred pounds Sterling and thereupon they bring their suite.

And the said Peter Sayer in his proper person cometh and defendeth the force and injury when &c and the said Peter and ffrances his wife doe well grant that partition of the Lands and premisses aforesaid be made according to the forme of the Statute aforesaid, whereupon the Said John and Barbara remaine against them the Said Peter and ffrances thereupon wholly undefended

Whereupon it is granted by the Court here to wit at st Maries the Eighth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy p. 92 that Partition of the Land and premisses aforesaid be made according the the forme of the Statute aforesaid and that a writt for that purpose be granted & (by and with the consent of the parties aforesaid) directed to Henry Coursey and Philemon Loyd Gent, returnable next Provinciall Court.

Henry Carew Robt Carvile &) Clement Hill Executrs of Eliz: Moy executrix of Rich: Moy agt George Gunnell

Comand was given to the Sheriff of St Maries County that he take George Gunnell late of st Maries County otherwise called George Gunnell of the County of Somersett Chirurgeon if he Should be found in his Bailiwick & him Safe Keepe so that he have his

Liber N N body before his Lopps justices here the fourth day of April in the first yeare of his Lopps Dominion & Annog Dom 1676 to answer unto Henry Carew Robert Carvile and Clement Hill Executors of the last will & testament of Elizabeth Moy executrix of the last will & testament of Richard Moy deceased in a plea that he render unto them the summe of two thousand Eight hundred ninty five pounds of tobacco which from them he unjustly deteineth.

At which said fourth day of April in the yeare aforesaid came the Same Sheriff & maketh returne of the writ aforesaid That he hath taken the said George Gunnell whose body he hath ready at the day & place as by the same writ he was required. Afterwards to wit the eighth day of April in the yeare aforesaid came the said Executors by Robert Carvile their Attorny and the said George Gunnell by Mathew Warde his Attorny came likewise and the said plaintiffs move the Court for Special Baile and it is granted unto them whereupon came the said George Gunnell and John Hyland & Thomas Overton his Suertyes and acknowledged in Open Court that if the Said George Gunnell be cast in this suite and doe not satisffie the condemnation there upon or render his body to prison they will satisffie & pay the Same. This cause continued untill next Provinciall Court.

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Thomas Jones

agt

John Jordaine

Henry Tripp

agt

W<sup>m</sup> Worgan

John Quigley

agt

Jacob Jenifer
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Robert Crosman agt cordia this cause continued by the plt untill next John Waghop

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Charles James

agt

Jonas Davis & his wife

John Baker

agt

John Tingle
```

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John Ingram

agt

Richard Bayly

these two actions discontinued.
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Liber N N
Henry Allenson
      agt
Robert ffrancklin
Humphry Davenport
         agt
Jonathan Hopkinson | these two causes continued by consent of the
                        Attornys for the plt & defts, untill next Court.
Richard Ambrose
      agt
Joseph Bullett.
Patrick Sullivant adm<sup>r</sup> of
                            Ordered that unlesse the Sheriff of Cecill
   Jnº Nevill
                            County assigne over to the plaintiff the
      agt
                            bayle bond the Sheriff to be reamercied.
John Desjardiens
John Allen
                                                                       p. 93
    ag<sup>t</sup>
Randall Brendt | these two actions continued by consent of the At-
the Same
                   tornyes for the pft & deft untill next Court.
   agt
the Same
John Pollard
     agt
Wm Dare admr of Jno Parker
John England
     agt
ffrancis Wyne adm<sup>r</sup> of
  W<sup>m</sup> Marshall
Richard Pery
                                   these five causes continued untill
     agt
                                   next Court.
Daniel Jenifer |
Jonathan Squire
    agt
John Wells
Marmaduke Semme
Arthur Carleton admr of
  Thomas Carleton
John England
    agt
ffrancis Lovelace
                     the defts in these three causes not appeareing
John Rogers
                     this Court the Sheriff of Baltemore County
    agt
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George Vtie

reamercied.

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Liber N N W<sup>m</sup> Wheately
              agt
         Robert Wilson
         John Peerce
              agt
                                    the defts in these two causes not appeare-
         Arthur Carleton admr of
                                    ing this Court the Sheriff of Cecil
            Thomas Carleton
         Richard Pery
                                     County reamercied.
            agt
         the Same
         Humphrey Warren
                agt
                                     the deft not appeareing this Court the
         Thomas Taylor
                                    Sheriff of Dorchester County is re-
         Charles Calvert Esq now
                                     amercied.
            Lord Baltemore
             agt
         the Same
         Kenelm Cheseldyn
               agt
         Michael Miller
                                    the defts not appeareing this Court the
         Jonathan Squire adm<sup>r</sup> of
                                     Sheriff of Kent County is reamercied.
            Jnº Morecroft
                 agt
          Robert Chapman
          Robert Lambden
          Humphry Davenport | the defts not appeareing this Court the Sher-
                               (iff of Talbott County is reamercied.
          John Quigley
              agt
          Jonathan Hopkinson
     p. 94 Marmaduke Semme
                agt
          Edward Tarleton
                                     these two actions discontinued.
          Marmaduke Semme
                  agt
          Arthur Carleton adm<sup>r</sup> of
            Thomas Carleton
          John Price
              agt
          Edward Savage
          Benony Eaton
                agt
          Jonathan Hopkinson
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W<sup>m</sup> Rosewell
                                                                      Liber N N
     agt
Henry Poulter
Gerard Slye
    agt
Richard OKaine
Garret Vansweringen
     agt
Thomas Beale
                         these ten cases agreed
Garret Vansweringen
     agt
James Nuthall
Garret Vansweringen
      agt
George Gunnell
Garret Vansweringen
     agt
Thomas Beale
Henry Spry
    agt
John Barber
John Quigley
     agt
John Richardson
Richard Ambrose
       agt
Lidia Solly admrx of Benj
  Solly
                              these three cases continued by consent
John Denis
                              of the Attornys for the pits & defts
    agt
                              untill next Court.
Arthur Thompson
John Moll
   agt
W<sup>m</sup> Hemsley
Richard Bayly
               the deft not appeareing this Court the Sheriff of Tal-
               bott County is reamercied.
W<sup>m</sup> Baxter
Rowland Williams
   agt
                   this action is discontinued.
James Ives
Garret Vansweringen
                       the deft not appeareing this Court the Sher-
      agt
                       iff of Calvert County is reamercied.
Thomas Clegatt.
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Liber N N Garret Vansweringen the deft appeares by Robert Ridgely his At-
                agt
                                torny and imparles untill next Court.
          Timothy Tracey
          Mathew Paine
                         this case continued untill next Court.
          John Jordaine
          John Moll
             agt
     p. 95 William Worgan
          the Same
                                  the defts not appeareing the Sheriff of Dor-
             agt
                                  chester County is reamercied.
          the Same
          Garret Vansweringen
               agt
          Arthur Wright
          Edward Roe
              agt
          John Boone
                         these two Cases abate the plt being dead.
          the Same
             agt
          the Same
          John Quigley
              agt
          John Baker
          Jonathan Hopkinson
                  agt
          Humphry Davenport
          Roger Baker
               agt
          Thomas Gant
          Daniel Jenifer
                                         these Seaven Cases continued untill
               agt
                                         next Court.
          Richard Pery
          Vincent Lowe
               ag^{t}
          Henry Mitchell
          W<sup>m</sup> Aubony & Rob<sup>t</sup> Swaine
                    agt
          Johanna ffarrer execut<sup>rx</sup>
            Robt ffarrer
          James Neale
               agt
          Hugh ONeale
```

Elizabeth Decosta agt John Quigley Jno Larkin agt	Liber N N
John Gunn the Same agt the Same George Parker agt John Gunn these Seaven Cases agreed.	
W ^m Dunkerton ag ^t Thomas Overton Garret Vansweringen ag ^t Stephen Murty Garret Vansweringen ag ^t Edward Sise	
John Blackfan agt Thomas Maries Thomas Maries	
Richard Bayly agt Richard Moore John Kemball agt Nicholas Hackett Richard Bayly agt Richard Gorsuch Richard Gorsuch	p. 96
John Young agt John Larkin & Joseph Chew the Sheriff of Ann Arundell County amerced 40s the deft Larkin not appeareing this Court	, -
John Kimbro the deft by John Jones his Attorny appeares & im- agt Pope Alvey parles untill next Court.	

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Liber N N John Code
             ag^t
          Rowland White
                              these two actions abate the deft being dead.
          Kenelm Cheseldyn
                agt
          Rowland White
          Henry Phippes
                           the deft appeare by John Jones his Attorny and this
                           case continued untill next Court.
          Pope Alvey
          John Baker
              agt
          Thomas Potter admr of George
            Marshall
          John Baker
             agt
          W<sup>m</sup> King
          John Harris
                                             these five cases agreed.
              agt
          ffrancis Swinfen
          John Creycroft
               ag^t
          Giles Blizard
          Robert Carvile
              agt
          Gerard Slye
          John Baker
              agt
          Garret Vansweringen adm<sup>r</sup>
            W<sup>™</sup> Baker
                                        these three cases continued untill next
          John Jordaine
                                        Court
               agt
          Thomas Jones
          Baker Brooke Esq
               agt
          Clement Hill
          John Ingram
               agt
          Giles Blizard
                              these two cases discontinued
          Timothy Lindall
               agt
          Clement Hill
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Liber N N

```
John Darnall
      agt
                        the deft appeares by Kenelm Cheseldyn his
 Marmaduke Semme
                        Attorny & these cases Continued untill next
 Leonard Greene
                        Court.
    agt
 the Same
 Abraham Combes
                    the deft not appeareing this Court the Sheriff of p. 97
                    st Maries County is amerced 40s.
 Edward Morgan
 Edward Tarleton & Comp<sup>a</sup>
      agt
 Stephen Murty
 Edward Tarleton)
      agt
 Stephen Murty
Wm Dare admr Jnº Parker
       agt
Thomas Knighton
John Edwards
      agt
John Edmondson
W<sup>m</sup> West
    agt
Thomas Hedge & Samuel
  Hedge
                             these ten actions agreed.
Benjamin Cooper
      agt
Samuel ffendall
Thomas Clipsham
      agt
Charles Gregory
the Same
   agt
the Same
Philip Calvert
     agt
Thomas Griffin
Joshua Doyne
     agt
Charles Gregory
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Thomas Wynne agt George Oldfeild

James Lewis

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Liber N N Henry Phippes adm<sup>r</sup> of \ \text{these two actions discontinued.}
             Edward Maynard
               agt
          W<sup>m</sup> Jones
          John Denis
                          this cause by consent of the Attornyes for the plt &
                          deft continued untill next Court.
          Simon Reader
          Stephen Murty
                agt
          Hugh ONeale
                             these to cases continued untill next Court.
          Zachary Mahue
                agt
          James Ringold
          W<sup>m</sup> Boarman
                                  the deft Alvey appeares by John Jones his
                agt
                                   Attorny & this case continued untill next
          Charles Clarke & Pope
                                   Court.
            Alvey
          George Beckwith
                             the writ abate the plt being dead
              agt
          John Allen
          Marke Cordea
                              this action agreed.
          Elizabeth Greene
     p. 98 Robert Ridgely
                agt
          ffrancis Gunby
          W<sup>m</sup> Burges
              agt
          Thomas Dawborne
          John Hodson Sen<sup>r</sup>
                                        these foure actions agreed.
               agt
          W<sup>m</sup> Worgan
          Robert Ridgeley
                 agt
          Richard Edelen execut<sup>r</sup> of
             Samuel Cressey
          John Stephens & Margarett
             his wife
               agt
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ffrancis Swinfen
                               the defts by Kenelm Cheseldyn their Liber N N
                               Attorny appeare & imparle untill
       agt
Ann Bigger admrx Jnº Bigger | next Court
Alexander Windsor
        agt
Thomas Spinke adm<sup>rx</sup> of
  Jane Paine
Thomas ffisher
                the deft by Robert Ridgely his Attorny appeares &
     agt
                imparles untill next Court.
Daniel Clarke
Michael Yoakely
       agt
John Edmondson
John Rider
    agt
John Quigley
John Quigley
     ats
John Roberts
Thomas Walker
      agt
ffrancis Swinfen
                           these Seaven actions agreed.
John Welsh
    agt
Michael Offley &
  Robert Love
Thomas Walker
     agt
Robert Higgnett
Thomas Walker
      agt
Elizabeth Erickson admrx
  of Inº Erickson
Robert Ridgley
     agt
Thomas Warner
Charles James
     agt
Meredith Jones
                   these foure actions abate the defts being dead.
Peter Quodman
    agt
John Gilbert
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Liber N N Robert Webb

ag<sup>t</sup>
Samuel Kingsbury
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p. 99 Thomas Walker agt Court the Sheriff of Somersett County to be amerced.

William Coleborne

agt

John Waghop

W^m Thomas

agt

Marmaduke Semme

The defts by Kenelm Cheseldyn their Attorny

the defts by Kenelm Cheseldyn their Attorny

 W^m Coleborne ag^t Unlesse the def^t appeare next Court the Sheriff of W^m Lee

Gerard Slye

agt

John Newton

Clement Hill

agt

Charles Gregory

John ffrench

agt

John Edmondson

the same

agt

the Same

Constant Daniell the deft by Robt Carvile his Attorny appeares & John Stephens imparles untill next Court.

Mathias De Ring

agt

Elizabeth Vtie admrx of
Nathaniel Vtie

Multiple Ring

Unless the deft appeare next Court the Sheriff of Baltemore County to be amercied.

Christopher Rousby ag^t the def^t by Rob^t Ridgley his Attorny appeares & imples untill next Court.

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W<sup>m</sup> King
                                                                     Liber N N
   ag^{t}
                    Unlesse the defts appeare next Court the Sher-
Thomas Mountfort
Robert Carvile
                     iff of Talbott County to be amercied.
     agt
George Robbins
Robert Carvile
                        Unlesse the deft Hopkinson appeare next
      agt
                        Court the Sheriff of Talbott County to be
Jonathan Hopkinson &
                        amercied.
  Edward Winckles
John Gardner
                the deft by Peter Sayer his Attorny appeares and
                imparles untill next Court.
James Ringold
W<sup>m</sup> Lawrence
               this action abate the deft being dead.
John Scott
George Thompson the deft by Kenelm Cheseldyn his Attorny ap-
                   peares & the plt withdraws his action
ffrancis Hill
John Baker
              this case agreed.
Giles Blizard
Elizabeth Delaroch execut
                                                                     p. 100
Nehemiah Blackiston
the Same
  agt
Nicholas Guither
W<sup>m</sup> Coursey
                              these foure actions agreed.
    agt
George Hurlock &
  Richard Royston
Proprietary
    agt
Henry Allenson &
  Jnº Edmondson
Elizabeth Delaroch executrix
                               the deft by Robert Carvile his At-
  Charles Delaroch
                               torny appeares & imparles untill next
    agt
                               Court.
John Allen
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Liber N N Mary Keene executrix of Richard Keene agt Henry Phippes

the deft by Kenelm Cheseldyn his Attorny appeares & imparles untill next Court.

Richard Keene agt Thomas Cullen

Mary Keene executrix of Comand was given to the Sheriff of Calvert County that he take Thomas Cullen late of his County marriner if he should be found in his Bailiwick & him Safe Keepe so that he have his body here the

fourth day of April in the first yeare of his Lopps Dominion &c to answer unto Mary Keene executrix of the last will and testament of Richard Keene in a plea of trespas upon the case. Which said fourth day of April on which this Court ought to have beene held was by his Lopps writ of adjournment adjourned untill the fifth day of the same month.

At which said fifth day of April the Same Sheriff maketh returne of the writ aforesaid that the Said Thomas Cullen is not found in his Bailiwick whereupon the said Mary by Robert Carvile her Attorny prayed an attachment against the estate of the Said Thomas Cullen according to Act of Assembly in such case made and provided, and it is granted unto her.

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George Robotham
    agt
W<sup>m</sup> Young
Nathaniel Stiles execut<sup>r</sup>
  Thomas Salmon
       agt
Samuel Hatton
ffrancis Whittwell
    agt
John Glover
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Unlesse the defts appeare next Court the Sheriff of Talbott County amercied.

Mary Tilghman executrix Richard Tilghman agtt W^m Smith George Robbins agt John Darby George Hayes agt W^m Smith James Ringold agt W^m Smith

these five actions agreed.

Liber N N

Nathaniel Stiles execut^r
Thomas Salmon
ag^t
John Desjardiens

This case discontinued.

p. 101

Vincent Lowe

agt

Henry Mitchell

W^m Porter

agt

Henry Mitchell

Witchell

Calvert County amercied.

Philip ffrench Comand was given to the Sheriff of Talbott County that he take John Ingram if he should be found in agt John Ingram his Bailiwick So that he have his body here the fourth day of April in the first yeare of his Lopps Dominion &c to answer unto Philip ffrench in a plea that he render unto him the summe of fifteene hundred pounds of tobacco which to him he oweth & unjustly deteineth, which said fourth day of April On which the Provinciall Court ought to have beene held was by his Lopps writ of adjournment adjourned untill the fifth day of the same month. At which said fifth day of April in the yeare aforesaid the same Sheriff maketh returne of the writ aforesaid that the Said John Ingram is not found in his Bailiwick. Whereupon the Said Philip ffrench by Mathew Warde his Attorny prayed an attachment against the estate of the Said John Ingram according to Act of Assembly in such case made and provided and it is granted unto him.

Richard Royston agt that he take Thomas Banford late of Dorchester Thomas Banford County if he should be found in his Bailiwick and him Safe Keepe So that he have his body before his Lopps justices here the fourth day of April in the first yeare of his Lopps Dominion &c to answer unto Richard Royston in a plea that he render unto him One thousand seaven hundred pounds of tobacco which to him he oweth & unjustly deteineth which said fourth day of April on which the Provinciall Court ought to have beene held was by his Lopps writ adjourned until the fifth day of the Same month. At which Said fifth day of April the same Sheriff maketh returne of the writ aforesaid that the Said Thomas Ban-

Liber N N ford is not found in his Bailiwick Whereupon the Said Richard Royston by Mathew Warde his Attorny prayed an attachment against the estate of the Said Thomas Banford according to Act of Assembly in Such case made and provided and it is granted unto him.

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Robert Bryan
          agt
     Edward Roe
                          these two actions abate the defts being dead.
     W<sup>m</sup> Alcockes
          ag^t
     Samuel Kingsbury
     John Gilbert
                        this action abate the plaintiff being dead.
          agt
     Roger Lademore
     Katherine Mountague
        admrx of Henry Mountague
      John Kennimont
      Thomas Elwes & Wm
                                        the defts by Robert Carvile their
        Drope
                                       Attorny appeare & imparle untill
          agt
                                        next Court.
      John Stansby
      John Watkins
           agt
      Richard Hill adm<sup>1</sup>
        Rawbone
p. 102 John Bradley
      W<sup>m</sup> Gough
     David Morgan
                            these three actions agreed.
            agt
     Thomas Besciphers j
      Robert Webb
           agt
     Thomas Pagett
      Nicholas Goodridge &
        Partners
           ag^t
                              the deft by Mathew Warde his Attorny ap-
      John Wells
                               peares and imparles untill next Court.
      the same
         agt
     the same
```

Liber N N

Walter Carr agt John Stansby Marmaduke Semme agt John Ditchfeild Ann Bigger adm^{rx} of Jn^o Bigger agt Robert Lashley adm^r of Jn^o Bigger John Ashcomb agt Cornelius Watkinson Charles Ashcomb agt Cornelius Watkinson & ux

the def^{ts} by Robert Carvile their Attornys appeare & imparle untill next Court.

Walter Carr Comand was given the Sheriff of Calvert County that he take John Russell late of his County planter otheragt John Russell | wise called John Russell of the Province of Maryland in Calvert County if he Should be found in his Bailiwick and him safe Keepe so as he have his body here the fourth day of April in the first yeare of his Lopps Dominion &c to answer unto Walter Carr in a plea that he render unto him the full & just Summe of twenty One thousand nine hundred thirty eight pounds of good Sound and every way well conditioned tobacco with caske which to him he oweth and unjustly deteineth, which said fourth day of April On which the Provinciall Court ought to have been held was by his Lopps writ of adjournment adjourned until the fifth day of the Same month. At which said fifth day of April in the yeare aforesaid the Same Sheriff maketh returne of his writ aforesaid that the Said John Russell is not found in his Bailiwick Whereupon the Said Walter Carr by George Parker his Attorny prayed an attachment against the goods and chattells of the Said John Russell according to Act of Assembly and it is granted unto him.

John Machen

agt

James Jones

Henry Jowles

agt

Samuel Groome Attorny of

Samuel Groome

Kenelm Cheseldyn

agt

Mary Keene executrix of

Richard Keene

the def^{ts} appeare by Robert Ridgleytheir Attorny & imparle untill next Court.

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Liber N N Richard Peacocke ag<sup>t</sup>
Henry Rider
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p. 103 Benjamin Lawrence
              agt
      Thomas Dawborne
      Henry Carew Robert Carvile
        & Clement Hill executrs of
        Eliz: Moy executrix of Rich:
        Moy
          agt
      W<sup>m</sup> Dare
      Benjamin Hunt
           agt
      Daniel Clarke
      Gerard Slye
          agt
      Richard Edelen execut<sup>r</sup> of
        Samuel Cressey
      the Same
         agt
      the Same
      Marke Cordea
           agt
      Elizabeth Greene
      Elizabeth Delaroch execut<sup>rx</sup>
        Charles Delaroch
            agt
      Joseph Edloe.
      Garret Vansweringen
           agt
      Roger Towle.
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these eight actions agreed.

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Henry Carew Robert Carvile &
Clement Hill execut<sup>rx</sup> of Eliz:
Moy executrix of Richard Moy
ag<sup>t</sup>
Morgan Jones adm<sup>r</sup>
George Charlsworth
the Same agt
the Same
Richard Peacocke
ag<sup>t</sup>
the Same
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Robert Carvile Liber N N agt the Same W^m Boreman agt Elizabeth Delaroch execut^{rx} Charles Delaroch the defts by Kenelm Cheseldyn Richard Peacocke their Attorny appeare & imparle agt untill next Court. the same Jacob Leister agt the Same John Jordaine agt John Tant Johanna ffarrer execut^{rx} Robt ffarrer agt Henry Bonner John Baker agt Jonathan Squire the Same ag^t Ann Bigger adm^{rx} of Jnº Bigger. John Ingram | the deft by John Quigley his Attorny appeares & im- p. 104 parles untill next Court. John Derry John Quigley agt Elizabeth Delaroch execut^{rx} the defts by Robert Ridgely their At-Charles Delaroch torny appeare & imparle untill next Eliz: Delaroch execut^{rx} of Court. Charles Delaroch agt Mathias Woods Morgan Jones the deft appeares by John Rousby his Attorny & imparles untill next Court. Robert Harper Richard Bayley

W^m Dare adm^r Jn^o Parker

Liber N N Richard Bayley

agt

W^m Dare

Thomas Marsh

agt

George Vtie

John Howell exe

Vanhack ex:

the def^{ts} by George Parker their Attorny appeare and imparle untill next Court.

John Howell execut^r John Vanhack ex: Tho: Howell ag^t

George Wells & Johanna Goldsmith the def^t Wells by George Parker his Attorny appeares & imparles untill next Court, & the Sheriff of Baltemore County amercied unlesse the defend^t Goldsmith appeare next Court.

Garret Vansweringen

agt
Thomas Miller
Thomas Overton

agt
John Gilbert
John Code

agt
Richard ffoster & ux

these three actions abate the defts being dead.

Garret Vansweringen ag^t

Unlesse the deft appeare next Court the Sheriff of st Maries amercied.

John Browne Thomas Jackson

ag^t the S

the Sheriff of Talbott County the Same.

W^m Young

Christopher Rousby & Eliz:

his wife executrix of Rich: Collett

ag^t

Anthony Calloway

the Sheriff of Kent County the Same.

Edward Roe

agt

John Ingram

Edward Roe

agt

Jeremiah Eaton & Jn° Barke

Edward Roe

agt

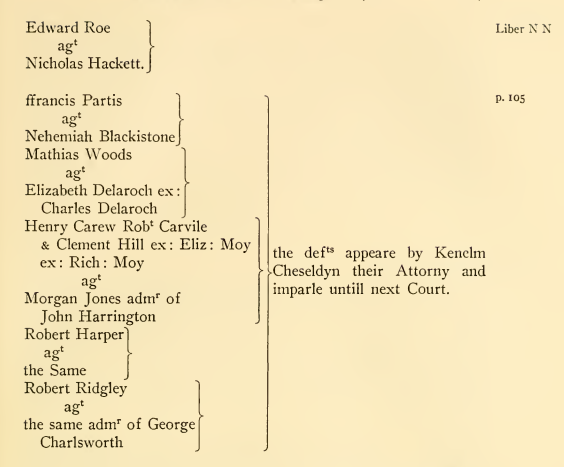
Peter Underwood

George Beckwith

agt

Thomas Lomax & Jn° Luellin

these five actions abate the plts being dead.



To all People to whom this preent writing shall come Knowe ye that I William Sanders of Topsham in the County of Devor Marryner have Assigned Ordained & made And by these prsents doe Assigne Ordaine & make & in my place & stead doe putt & Constitute Thomas Notley Merchant my true & lawfull Attorney for me & in my name & to my use & behoofe to Aske, demand, Sue for, Levy, Require, Recover Receive all such debts, Rents, Goods, Merchandizes, Bills of Exchange, Bonds, Leases, Sume & Sumes of Money as are now due unto me in Maryland or which in any daye or dayes tyme or tymes hereafter shall be or may be due owing unto me or belonging or in any wise apperteyning unto me from any person or persons whatsoever for any matter cause or thing Giving & by these prsents Granting unto my said Attorney my full & whole power & Authority in the prmises to Aske, demand, Sue for, Levy, Require, Recover & Receive all such debts, Rents, Goods, Moneys & things. And upon the Receipt thereof to give Acquittances or any other sufficient Discharges. Attorney or Attorneys one or more by from & under him to Ordaine sett & Appoint, & to his pleasure againe to Revoke And moreover to Execute & performe & Conclude for mee in my name all & every such thing & things as shall be Expedient & necessary concerning the prmisses as fully & amply as I my selfe might or could doe if I were personally present att the

Liber N N doeing thereof And all & whatsoever my said Attorney shall or may doe or cause to be done in & about the p^rmisses I doe Covenant & promise to Allow Ratifye & Confirme by these p^rsents In Wittnes whereof I have hereunto sett my hand & Seale the tenth day of Octob^r in six & Twentieth yeare of the Reigne of our Sovereigne Lord King Charles the second over England &c Anno One Thousand six hundred Seaventy foure.

Testes James Winsor W^m Adames W^m Sanders (sealed)
James Winsor made Oath, that he saw W^m Sanders Signe Seale &
deliver this as his Act & Deed Sworne before me this seaventh
day of August 1676

Philip Calvert

p. 106 April the 8th 1676

Upon the Petition of Ann Burges of st Maries County That she had Letters of Administration granted her upon her Husbands estate, and Thomas Courtney and Thomas Price being appointed Appraisers of the Said estate have not allowed the Petitioner the allowance for poore widdowes. haveing herselfe and two small Children to mainteine. Whereupon it is granted by the Court here that the said Ann Burges be allowed her Such allowance as is comonly allowed poore widdowes.

W^m King
ag^t
William Dare Administrator of all and Singular
the goods Chattells and Creditts of John Parker
W^m Dare adm^r
John Parker.

Merchant deceased was attached to answer unto
William King of a plea of trespass upon the case.

And whereupon the Said William King by Kenelm Cheseldyn his Attorny complaineth that whereas the Said John Parker in the life time of the Said John that is to Say betweene the Seven and twentith day of September in the yeare of Our Lord 1671 and the tenth day of August 1672 Stood indebted to the Said William for accomodations at the house of the Said William and Storage, and Severall Summes of tobacco disbursed by the Said W^m by and for the proper use and the particular Order of the said John, and diverse liquors and other goods delivered to and by the particular order of the Said John by the Said William the Summe of twenty two thousand five hundred and three pounds of tobacco, a particular whereof is by the said [William] here in Court produced, the said John Parker did assume upon himselfe and to the Said William did faithfully promise that he the Said John the said Summe of twenty two thousand five hundred and three pounds of tobacco to him the said William when thereunto required would well and truly content and pay Neverthelesse the Said John Parker in his life time nor the Said William Dare Since his death to whom administration of all and Singular the goods Chattells and Creditts

of the Said John Parker since his death was conitted the Said Liber N N Summe of twenty two thousand five hundred and three pounds of tobacco to him the Said W^m King according to the promise and assumption of him the Said John to the Said William in his life time So as aforesaid made though often thereunto required have not paid but the Same twenty two thousand five hundred and three pounds of tobacco to him the Said W^m to pay have refused and denyed and as yet doth refuse and deny to the damage of the Said William thirty thousand pounds of tobacco and thereupon he bringeth his suite.

And the said W^m Dare by Robert Carvile his Attorny cometh and defendeth the force and injury when &c and prayeth licence to imparle until next Provincial Court the same day is given to both parties.

At which day Came the Said W^m Dare by his Attorny aforesaid and the said William King by his Attorny came likewise and the said W^m Dare saith that he the said John in his life time nor the said W^m Dare Since his death did not assume upon themselves nor made any Such promise as the said W^m King above in his declaration hath declared and of this the Said W^m Dare putts himself upon the Country and the said plaintiff likewise. Therefore Comānd is given the Sheriff of s^t Maries County that he cause to come here twelve &c

Now here at this day to witt the twelfth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy six Came the Said William King and Wm Dare and the jurors of that jury likewise came to witt William Asbestone John Askin Thomas Stonstreet Henry Rider Richard Ridgell Richard Attwood Thomas Potter Richard Chilman Wm Newport Vincent Mansfeild John Dash and Robert Large which Said jurors being impannelled Summoned and Sworne to say the truth in the premisses and the Said W^m King haveing taken his Corporall Oath in Open Court that he hath received no satisfaction in ballance of the abovesaid Summe of twenty two thousand five hundred and three pounds of tobacco Upon their Oaths doe say Wee find for the plaintiff seventeene thousand Seaven hundred and nineteene pounds of tobacco due to him by his accompt and also ten thousand pounds of tobacco damages with Costs of suite Therefore it it granted by the Court that the Said William King recover against the estate of the Said John Parker aswell the Summe of twenty Seaven thousand Seven hundred and nineteene pounds of tobacco for his damages occasioned by the trespas aforesaid as also One thousand forty foure pounds of tobacco costs of suite.

Robert Knapp

agt

Nicholas Hackett

County otherwise called Nicholas Hackett of Talbott County in the Province of Maryland Planter

Liber N N if he Should be found in his Bailiwick and him safe Keepe so that he have his body here the six and twentith day of October in the yeare of Our Lord One thousand six hundred Seventy five to answer unto Robert Knapp in a plea that he render unto him three thousand pounds of tobacco which to him he oweth and unjustly deteineth which Said Six and twentith day of October on which the Provinciall Court was to be holden was by his Lopps writ of adjournment adjourned untill the sixtenth day of November the next following

At which said sixtenth day of November the Same Sheriff maketh returne of the writ aforesaid that he hath taken the said Nicholas Hackett whose body he hath at the day and place as he was required, and the said Robert Knapp by Vincent Lowe his Attorny came and offered himselfe against the said Nicholas in the plea aforesaid but the Said Nicholas appeared not, Whereupon it was Granted by the Court here that unless the defendant appeare next Court the Said Sheriff shall be amercied forty shillings. At which next Court to wit the ninth day of ffebruary then next following Came the Said Robert Knapp and offered himselfe against the Said Nicholas Hackett in the plea aforesaid but the Said Nicholas came not whereupon Ordered that the said Sheriff be amerced forty Shillings and day given untill next Court At wch Court to wit the fifth day of April in the yeare of Our Lord One thousand Six hundred Seventy six Came the Said Nicholas Hackett by Peter Sayer his Attorny and offered himselfe against the Said Robert Knapp in the plea aforesaid but the said Robert Knapp came not to prosecute his plaint aforesaid. Therefore it is granted by the Court here that the said Nicholas recover against the said Robert the summe of pounds of tobacco for his costs and charges in this behalfe laid Out and expended and the Said Robert in Mercy for his false claime.

M^r Robert Carvile. January the 3^d 1675.

Haveing received Satisfaction of M^r William Stevens of Somersett County for my debt for fourteene pounds twelve shillings & eleaven pence and five hundred ninty & nine pounds of tobacco costs of Suite I doe hereby Order & impower you as my Attorny in that action to acknowledge satisfaction for the Same upon record & for so doeing this shall be your warrant from

To M^r Robert Carvile one of the Attornyes of the Provinciall Your ffreind Charles Calvert.

Court.

ffebruary the 12th 1675

Then was Satisfaction acknowledged by the said Robert Carvile upon the judgment abovesaid.

John Carter agt otherwise called Thomas Pattison was sumoned to answer John Carter in a plea that he render unto him the summe of foure thousand five hundred pounds of tobacco which to him he oweth and unjustly deteineth.

And whereupon the said John by Kenelm Cheseldyn his Attorny saith that whereas the said Thomas Pattison the eleventh day of June in the yeare of Our Lord One thousand six hundred and Seventy did by his certaine writeing Obligatory sealed with the scale of the said Thomas here in Court produced whose date is the same day and yeare abovewritten did bind himselfe his heirs executors or assignes to pay or cause to be paid unto Mr John Carter his heirs executors or assignes the full and just summe of foure thousand five hundred pounds of good Sound merchantable tobacco in caske cleere from ground leaves and Seconds to be paid at Convenient places in Rappahanack County by the tenth of October next ensueing notwithstanding which the said Thomas the said summe of foure thousand five hundred pounds of tobacco according to the tenor of the said bill hath not paid though often thereunto required but the same to pay hitherto hath and still doth deny to the damage of the said John the summe of eight thousand pounds of tobacco And thereupon he bringeth his suite.

And the said Thomas Pattison by Mathew Warde his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto until next Provincial Court the Same day is given to both parties.

Now here at this day to witt the tenth day of April in the first Yeare of the Dominion of Charles Lord Baltemore &c Annog Dom p. 108 One thousand Six hundred Seventy Six came the Said Thomas Pattison by his Attorny aforesaid and offered himself against the Said John in the plea aforesaid but the Said John Came not to prosecute the plaint aforesaid Therefore it is granted by the Court that the Said Thomas recover against the said John Carter the Summe of pounds of tobacco for his cost and charges in this behalfe laid Out and expended and the Said John in mercy for his false claime.

Robert Williams | George Robins late of Talbott County was ataget | tached to answer unto Robert Williams of a plea George Robbins | of the trespas of the case.

And whereupon the said Robert Williams by Robert Carvile his Attorny Saith that the Said George Robins upon the sixth day of May in the yeare of Our Lord One thousand six hundred Seventy foure was justly indebted unto the Said Robert Williams in the sume of six thousand pounds of tobacco and did in consideration thereof on the Said sixth day of May by his writeing

Liber N N under his hand and Seale here in Court produced Oblige himselfe his heirs executors & admrs to make Over unto the said Robert Williams the then next June Court or to his heirs or lawfull Attorny six thousand pounds of tobacco due to him the Said George Robins by Order of Court from John Slauter and Edward Norman two thousand to be paid the then next Cropp and two thousand in the yeare Seventy five and two thousand in the yeare Seventy Six haveing received full satisfaction for the same Yet notwithstanding the Said George Robins his Said Obligacon in and by the writeing aforesaid little regarding but deviseing and fraudulently intending him the said Robert Williams of the said six thousand pounds of tobacco to him due as aforesaid Subtilly and craftily to defraud and deceive the said six thousand pounds of tobacco due from the said Slauter and Norman or the Order of Court aforesaid hath not made over according to the said writeing though often thereunto requested, but the same to make Over hath hitherto denyed and refused and still doth deny and refuse Whereupon the said Robert saith he is dampnified and hath losse to the value of tenn thousand pounds of tobacco And thereupon he bringeth his Suite.

And the Said George Robins by Mathew Warde his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle here untill next Provinciall Court the same day is given to both parties here the 14th April 1676

Afterwards to wit came the said Robert Williams by his Attorny aforesaid and Offered himselfe against the said George Robins in the plea aforesaid but the said George came not but made default. Therefore it is granted by the Court here that the Said Robert recover against the said George aswell the said Summe of six thousand pounds of tobacco for his damages Occasioned by the trespas aforesaid as also the sume of six hundred twenty Seaven pounds of tobacco costs of suite.

Gerard Slye John Allen late of Charles County Gent was attached agt to answer unto Gerard Slye in a plea of trespas upon the case.

And whereupon the Said Gerard by Robert Carvile his Attorny Complaineth that whereas the Said John the eighth & twentith day of May in the yeare of Our Lord One thousand six hundred Seventy foure was & stood indebted unto him the said Gerard in divers summes and quantities of tobacco for divers goods wares and merchandizes by him the said Gerard to the aforesaid John before that time Sold and delivered a particular whereof is here in Court produced In consideration whereof the said John did assume upon himselfe and to the said Gerard did faithfully promise that he the said John the Summe of tenn thousand nine hundred and forty pounds of tobacco to him the said Gerard when he should

be thereunto required would well and faithfully content and pay Liber N N notwithstanding which the said John his promise and assumption aforesaid not regarding but Subtilly & fraudulently intending him the said Gerard in this behalfe craftily and Subtilly to deceive and defraud the aforesaid tenn thousand nine hundred & forty pounds of tobacco to him the said Gerard though often thereunto required hath not paid but the Same to pay hath altogether refused and denyed and as yet deny Whereupon he saith he is dampnified and hath losse p. 109 to the value of twenty thousand pounds of tobacco And thereupon he bringeth his Suite.

And the Said John Allen by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill next Court the same day is given to both parties.

Now here at this day to wit the thirtenth day of April in the first yeare of his Lopps Dominion &c Annog Dom One thousand Six hundred Seventy Six came the said Gerard Slye by his Attorny aforesaid and Offered himselfe against the said John Allen in the plea aforesaid but the said John Came not but made default Therefore it is granted by the Court here that the Said Gerard Slye recover against the said John Allen aswell the summe of tenn thousand nine hundred and forty pounds of tobacco damages Occasioned by the trespas aforesaid as also the Summe of five hundred sixty Seaven pounds of tobacco costs of Suite.

Gerard Slye agt Called Henry Bonner late of Charles County otherwise called Henry Bonner of Charles County in the Prov-Henry Bonner ince of Maryland Gent was Sumoned to answer unto Gerard Slye in a plea that he render unto him the Summe of foure thousand One hundred and ninty six pounds of tobacco which he oweth & unjustly deteineth.

And the said Gerard by Robert Carvile his Attorny saith that he the said Henry the thirtith day of May in the yeare of Our Lord One thousand six hundred Seventy two by his certaine writeing Obligatory sealed with the seale of him the Said Henry and here in Court produced whose date is the same day and yeare above-written was holden and firmly bounden unto him the Said Gerard Slye in the just Summe of foure thousand One hundred & ninty six pounds of good Sound bright and merchantable tobacco in caske to be paid to him the said Gerard Slye his heirs execut^{rs} adm^{rs} & assignes out of his Cropp in Charles County aforesaid upon the tenth day of October next ensueing the date thereof notwithstanding which the Said Henry the Said Summe of foure thousand One hundred & ninty Six pounds of tobacco to him the Said Gerard hath not paid though often thereunto required but the same to pay hath altogether denyed and as yet doth deny whereupon he saith he is

Liber N N dampnified and hath losse to the value of foure thousand pounds of tobacco And thereupon he bringeth his Suite.

> And the said Henry by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth license to imparle hereunto untill next Provinciall Court the same day is given to both parties.

> Now here at this day to witt the thirtenth day of April in the yeare of Our Lord One thousand Six hundred Seventy Six Came the Said Gerard Slye by his Attorny aforesaid and Offered himselfe against the Said Henry in the plea aforesaid but the said Henry came not but made default Therefore it is granted by the Court here that the said Gerard Slye recover against the Said Henry Bonner aswell the summe of four thousand One hundred ninty Six pounds of tobacco the debt aforesaid as also the summe of Six hundred thirty three pounds of tobacco costs of suite.

> Elizabeth King Richard Meekins of Dorchester County planter was attached to answer unto Elizabeth King of Richard Meekins | the Said County Spinster in a plea of trespas upon the case

Whereupon the said Elizabeth King by her Attorny George

Thompson Saith that the said Richard Meekins the tenth day of ffebruary Anno 1674 in consideration that the said Elizabeth King would Service him the Said Meekins from the day of the date above Specified the full and just terme of nine months in Such Service and imployment as was fitting and beseeming a woman to doe he the said Meekins did then assume upon himselfe and to the said Elizabeth King did faithfully promise that he the said Meekins would upon all demands make true faithfull honest and convenient pay of Seaven hundred pounds of tobacco & caske and at the expiration of the said nine months the said Richard Meekins did then further entreate her the said Elizabeth King to tarry with him the said Meekins faithfully promiseing to allow her One hundred pounds of tobacco for every month the said Elizabeth King Should tarry with p. 110 him the said Meekins whereupon the said Elizabeth King did tarry and serve him the said Richard Meekins as aforesaid two months longer Notwithstanding the Said Richard Meekins his faithfull promise and assumption nothing regarding but endeavouring and fraudulently intending her the said Elizabeth King of the said tobacco due for Service to deceive amounting unto nine hundred pounds of tobacco hath not as yet paid any part or parcell thereof although often thereunto required but the same to pay hath altogether denyed and refused and as yet denyeth and refuseth Whereupon the said Elizabeth King Saith she is dampnified and hath damage to the value of eighteen hundred pounds of tobacco and caske and thereupon she brings her action.

And whereupon the said Richard by Robert Carvile his Attorny Liber N N comes & defends the force and injury when &c and saith that he did not assume upon himselfe in manner and forme as the aforesaid Elizabeth in her declaration hath declared against him and therefore he putts himselfe upon the Country and the plt likewise.

Now here at this day to witt the thirtenth day of April in the first yeare of his Lopps Dominion &c Annog Dom One thousand six hundred Seventy six came the said Richard Meekins by his Attorny aforesaid and offered himselfe against the said Elizabeth in the plea aforesaid but the said Elizabeth Came not to prosecute the plaint aforesaid Therefore it is granted by the Court here that the Said Richard recover against the Said Elizabeth the summe of Eight hundred fifty and One pounds of tobacco for his costs & charges in this behalfe expended and the said Elisabeth in mercy for her false claim.

Andrew Insley Richard Meekins of Dorchester County planter was attached to answer unto Andrew Insley of Richard Meekins the said County planter in a plea of trespas upon the case.

Whereupon the Said Andrew Insley by his Attorny George Thompson Saith that the said Richard Meekins the thirtenth day of ffebruary A ° 1673 in consideration that the Said Andrew Insley at the Speciall instance and request of the said Richard Meekins would pay unto William Sidberry or his assignes One thousand pounds of tobacco and caske which he the Said Meekins owed by bill beareing date the 19th of November 1672 and take in the said bill the said Meekins did then assume upon himself and to the said Insley did faithfully promise that he the said Meekins would upon all demands make true faithful honest and convenient pay of the said thousand pounds of tobacco above Specified whensoever thereunto required whereupon the Said Insley did pay unto the said Sidberry One thousand pounds of tobacco and tooke in the said Meekins bill abovespecified which here in Court he produceth notwithstanding which the said Richard Meekins his faithfull promise and assumption nothing regarding but endeavouring and fraudulently intending him the said Insley of the summe of One thousand pounds of tobacco in caske to deceive hath not as yet paid although often thereunto required but the Same to pay hath altogether denyed and refused and as yet denyeth and refuseth whereupon the said Insley saith he is dampnified and hath damage to the value of eighteen hundred pounds of tobacco and caske and thereupon he brings his action.

and the said Richard by Robert Carvile his Attorny comes and defends the force and injury when &c and Saith that he did not assume upon himselfe in manner and forme as the aforesaid Andrew above in his declaration hath declared against him and therefore he putts himselfe upon the Country and the plaintiff likewise.

Liber N N Now here at this day to witt the thirtenth day of April Anno One thousand Six hundred Seventy Six came the Said Richard Meekins by his Attorny aforesaid but the said Andrew came not to prosecute the plaint aforesaid Therefore it is granted by the Court here that the Said Richard recover against the Said Andrew the Summe of Eight hundred fifty One pounds of tobacco for his costs and charges in this behalfe laid Out & expended and the Said Andrew in mercy for his false claime.

Andrew Insley agt Richard Meekins of Dorchester County planter was attached to answer unto Andrew Insley of Richard Meekins the said County planter in a plea that he render unto him foure hundred and fifty pounds of to-bacco which he oweth and unjustly deteineth.

Whereupon the aforesaid Andrew Insley by George Thompson his Attorny saith that the said Richard Meekins the first day of March One thousand Six hundred Seventy three by his certaine bill Obligatory which he the Said Andrew Insley with the seale of the aforesaid Richard Meekins Signed here in Court brings whose date is the same day and yeare by which the said Meekins did acknowledge himself to owe unto the said Andrew Insley his heirs or assignes the just summe of foure hundred and fifty pounds of tobacco due to be paid at or upon the tenth of November next ensueing the date thereof and that the said payment might well & faithfully be made the aforesaid Meekins did Oblige his heirs and assignes by the said bill Notwithstanding the said Richard Meekins though often demanded the aforesaid foure hundred and fifty pounds of tobacco to the said Andrew Insley he hath not as yet rendered it but the same to him hitherto hath denyed to pay and yet denyeth whereupon he Saith he is damnified and hath damage to the value of Eight hundred pounds of tobacco and thereupon he bringeth his action.

And the said Richard by Robert Carvile his Attorny comes and defends the force & injury when &c and Saith that he the said Andrew his action aforesaid against him ought not to have because he saith he paid to him the Said Andrew the summe of foure hundred & fifty pounds of tobacco in full for the Said bill in the declaracon aforesaid and this he is ready to averr and prayes judgment if the Said Andrew his action aforesaid against him Ought to have.

And the said Andrew saith that he Ought not to be debarred of his action aforesaid because he saith the said Richard hath not paid the said Andrew the Said Summe of four hundred and fifty pounds of tobacco in manner and forme as is above declared against him and of this he prayes the judgment of the Court.

Now here at this day to witt the thirtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy six Came the said Richard

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Meekins by his Attorny aforesaid and Offered himselfe against Liber N N the said Andrew in the plea aforesaid but the said Andrew Came not to prosecute his plaint aforesaid Therefore it is granted by the Court here that the said Richard Meekins recover against the said Andrew Insley the Summe of Seaventeen hundred sixty three pounds of tobacco for his costs and charges in this behalfe laid Out and expended and the said Andrew in mercy for his false claime.

April the 10th 1676

Then were Thomas Bland and Henry Johnson Gent Sworne Attornyes of this Court according to the usuall forme.

Robert Ridgely agt Scherker Sc

And whereupon the said Robert Ridgely in his proper person Saith that whereas the Said George Yate the foure and twentith day of October in the two & fortith yeare of the Dominion of Caecilius &c Annog Dom 1673 by his certaine writeing Obligatory sealed with the seale of him the said George and here in Court produced whose date is the day and yeare aforesaid did bind himselfe his heirs or assignes to pay or cause to be paid unto the said Robert Ridgely his heirs or assignes the full and just Summe of twelve hundred pounds of good Sound merchantable tobacco and caske to be paid upon demand in Some place in Ann Arundell County Notwithstanding which the said George the said twelve hundred pounds of tobacco to him the said Robert according to the tenor of the Said writeing Obligatory hath not paid though often demanded but the same to pay denyeth & as yet doth deny to the damage of the said Robert Eight hundred pounds of tobacco & thereupon he bringeth his suite.

And the Said George Yate by George Parker his Attorny Cometh and defendeth the force and injury when &c and prayeth license to imparle hereunto untill next Court the same day is given to both parties

Now here at this day to wit the tenth day of April in the first yeare of the Dominion of Charles Lord Baltemore & Came the said Robert Ridgely by his proper person and offered himselfe against the said George in the plea aforesaid and the said George by his Attorny aforesaid came likewise and the said George Saith nothing in barr or avoidance of the action aforesaid of him the Said Robert

Liber N N for that he oweth the said Robert the said summe of twelve hundred pounds of tobacco in manner & forme as the said Robert above against him hath declared Therefore it is granted by the Court here that the said Robert recover against the said George aswell the summe p. 112 of twelve hundred pounds of tobacco the debt aforesaid as also the sume of five hundred thirty six pounds of tobacco costs of suite.

To M^r George Parker One of the Attornyes belonging to his Lordshipps Provinciall Court for the Province of Maryland or to any other Attorny or Attornyes belonging to the same Court.

I doe hereby desire you or any One of you and doe give you full power licence & authority to appeare for me in the said Court as of the last Court in an action of debt at the suite of Robert Ridgely upon a bill and accept and take a declaration On the said bill for the summe of pounds of tobacco and to plead non sum informatus or otherwise So that judgmt maybe presently entered against me thereupon And for So doeing this my hand & seale shall be your Sufficient warrant dated the 14th day of March Annop Dom 1675.

Sealed & delivered in

George Yate (sealed)

the presence of Ri: Boughton William Riegle.

This Indenture made the fourth day of August in the three & fortieth yeare of the Dominion of Caecilius &c Annog Din One Thousand six hundred seaventy foure Between Mr Wm Hatton in the Province of Maryland & in the County of St Maryes gentl on the one party And Thomas Dent of the said Province & County Mrchant on the other party Wittnesseth that the said Wm Hatton for & in consideracon of the Sume of Twenty & foure Thousand pounds of tobacco to him in hand paid by the said Thomas Dent before the Ensealing & delivery hereof of the Receipt whereof he the said W^m Hatton doth hereby Acknowledge & thereof & of every part & parcell thereof doth cleerly & Absolute Acquitt Exonerate & Discharge him the said Thomas Dent his Execrs & Admistrs by these prsents And for divers other good causes & Consideracons him thereunto moveing Have Given Granted Bargained Aliened Sold Assigned Transferred Enfeoffed & Confirmed And by these preents doth Give Grant Bargaine Aliene Sell Assigne Transferre Enfeoffe & Confirme unto the said Thomas Dent his heyres & Assignes for ever, all my Right title Clayme & Interest of a parcell of land or any part or portion thereof lying on the Northside of Potomocke River on the West side of Nanjemy Creeke Begining att a marked Oake standing upon a point att the mouth of a branch of the said Creeke over against the land of Joseph Harrison runing South West by the Creeke side for the length of foure hundred & fifty perches to a marked red Oake standing att the water side, bounding on the

West with a line drawne West North West from the end of the Liber N N former line for the length of three hundred & Twenty perches to a marked Oake, on the North with a line drawne North East for the length of foure hundred & fifty perches untill itt meet a paralell drawne from the first marked Oake, on the East & South with Nanjemy Creeke Containing Nine hundred acres of land more or lesse as by Patent Granted unto Capt Nicholas ats Guither under the great Seale bearing date the Twentieth day of August Annog Doin One Thousand six hundred fifty Eight [(]Which said land was Sold unto the said W^m Hatton & Thomas Dent & Acknowledgm^t of the Sale thereof Endorsed as itt was made in open Court the Eighth of Octobr one Thousand six hundred Sixty two) may appeare Together with all & singuler the lands Tenements Rights members buildings Orchards Gardens hawkings huntings ffishings ffowlings & all & singuler the Appurtennees & priviledges thereto any wayes Apperteyning As also all & singuler the Deeds Evidences Patents Grants Charters & writings whatsoever of or concerning the same To have & to hold the said land & prmisses unto him the said Tho: Dent his heyres & Assignes for ever To the only proper use behoofe of him the said Thomas Dent his heyres & Assignes for ever And the said Wm Hatton doth hereby for himselfe his heyres Exrs & p. 113 Admrs Covenant & Agree to & with the said Thomas Dent his heyres Exrs & Admrs That the said Wm Hatton att the tyme of the Ensealing & delivery of these preents is & standeth Seized of the said land & prmisses with the Appurtennices of a firme sure good & indfeazable Estate of Inheritance in ffee Simple And that he hath full Right good power & lawfull Authority to Grant Bargaine & Sell the same to the said Tho: Dent his heyres & Assignes for ever And that he will for ever Warrant & defende ye same to him the said Thomas Dent his heyres & Assignes against all persons whatsoever clayming by by from or under him the said Hatton And that the said land & p^rmises are free & cleer of all manner of Incumbrances w^tsoever, the Rents & Services hereafter due & payable to the Rt Honble the Lord Propry of this Province his heyres or Assignes Lord & Lords of the ffee of the p^rmisses allwayes Excepted & foreprized And the said Wm Hatton doth further for himselfe his heyres Exrs & Admrs Covenant promise & Agree to & with the said Tho: Dent his heyres Exrs & Assignes & every of them by these prsents att any tyme within these Seaven yeares next comeing att the reasonable request & att the proper Costs & Charges in the Law of him the said Thomas Dent to doe Acknowledge make & Execute any other lawfull Conveyance or Conveyances Assureance or Assurances in the Law whether itt be by ffine & Recovery or Inrollm^t of these p^rsents or otherwise whatsoever as by the Councell of the said Tho: Dent learned in the Law shall be reasonably advised Devised or required

Liber N N In wittnes whereof the partyes above named have Interchangably sett to their hands & Seales the day & yeare above menconed W^m Hatton (Signed) Sealed Signed & deld in presence of us Wm Boarman Sam1 Cressey

Vnderneath the aforegoing Deed was written Vizt

Memorandum that on the five & Twentieth day of May in the first yeare of his Lopps Dominion &c Annog Dni 1676 came before us whose names are hereunder written two of his Lopps Justices of the Provinciall Court the above named W^m Hatton & Acknowledged the above written Indenture to be his Act & Deed To the use & uses therein menconed Philip Calvert

Thomas Tailler

To all Christian People to whom this present writing shall come Isabell Haxby of Beedale in the County of Yorke Widdow Laurence Parker of Tunstall in the same County Yeoman & Anne my wife, Margarett Perine of the same Widdow, John Poulson of Catticke in the said County Yeoman & Elizabeth my wife, Wm Greyson of Seamore in the said County Yeoman & Jane my wife send Greeting in our Lord God Everlasting Know ye That we the said Isabell, Anne, Margarett, Elizabeth & Jane are the Surviving Sisters & Coheires of Richard Watson our late & deare Brother of the Province of Maryland in Charles County Decd for a Valuable Consideracon to us in hand paid by Thomas Dent of St Maryes County in the aforesaid Province Merchant before the Ensealing & delivery hereof, the receipt whereof we doe hereby Acknowledge & thereof & every part thereof doe cleerly Exonerate & discharge him the said Thomas Dent his Execrs & Admistrs by these preents And for divers other good causes & Valuable Consideracons us thereunto moving Have Given Granted Bargained Sold and Aliened & by these preents doe Give Grant Bargaine Sell & Aliene unto the said Thomas Dent his heyres & Assignes for ever All & every such parcell & parcells tract or tracts of lands of or belonging unto our said late deare Brother Richard Watson which to him in in any part of the said Province did any manner of wayes appertaine or belong att the tyme of his death by what name or names quantityes of acres or other certainties the same be or is knowne called or reputed to be the Estate Inheritance or Interest of our said late Brother att the tyme of his death Together with all houses Edifices buildings and Orchard Erected standing or being & whereof he dyed Seized & possessed & which by & after his death did lawfully descend & come & of Right ought & doe descend & come unto us the said Isabell, Anne, Margarett, Elizabeth & Jane Sisters & Co heyres of the said Richard Watson Decd, To have & to hold the said lands & prmisses to him the said p. 114 Thomas Dent his Heyres & Assignes for ever To the only proper use & behoofe of the said Thomas Dent his heyres & Assignes for

ever And we the said Isabell Hacksby, Laurence Parker & Anne Liber NN Margarett Perine, John Poulson & Elizabeth, Wm Greyson & Jane doe hereby for our selves our heyres Execrs & Admistrs Covenant & agree to & with the said Thomas Dent his heyres & Assignes by these presents, That we the said Isabell, Anne, Margarett, Elizabeth & Jane att the tyme of the Ensealing & delivery of these prsents are & stand Seized of all the said lands & prmisses with their Appurtennees which doe or may manner of way belong unto our said Brother in any part of the said Province of Maryland of a firme sure & good title & Indefeazible Estate of Inheritance in ffee Simple And that we have full right good power & lawfull Authority to Grant Bargaine & Sell the same to the said Thomas Dent & his heyres And that we will for ever warrant & defend the same to the said Thomas Dent & his heyres & Assignes against all persons whatsoever clayming by from or under us or any of us our or any of our Estates And that the said lands & p^rmisses are free & cleere of all manner of Incumbrances whatsoever, the Rents & services due & payable to the Rt Honble the Lord Propry of this Province of Maryland & his heyres & Assignes Lord or Lords of the ffee of the prmisses allwayes foreprized & Excepted And that we our heyres Execrs & Admistrs shall & will att any tyme within the space of seaven yeares next comeing att the reasonable request Costs & Charges in the Lawe of the said Thomas Dent doe Acknowledge & Execute any other lawfull Conveyance or Conveyances Assureance or Assureances in the Law whatsoever as by the Councell of the said Thomas Dent shall be reasonably advised Devised or required And further that we the said Isabell Hacksby, Laurence Parker & Anne, Margarett Perine, John Poulson & Elizabeth, W^m Greyson & Jane by these p^rsents doe Nominate Constitute & Appoint Nicholas Proddy of Charles County in the aforesaid Province Gent our true & lawfull Attorney for us & in our names & steads to Acknowledge this our Deed in any Court of Record in the said Province And him the said Thomas Dent his hevres & Assignes into any of the aforesaid prmisses or any part thereof in the name of the whole to deliver Which Acknowledgemt & delivery we doe hereby ratifye & Allow of as done by ourselves In Testimony whereof have hereunto sett our hands & Seales this sixteenth day of Septembr in the seaven & twentieth yeare of the Reigne of our Sovereigne Lord King Charles the second over England & Annog Dni 1675.

Isabell I Haxby (sealed) Laurence T Parker (sealed) Anne Parker (sealed) Margt X Perine (sealed) Poulson John + Poulson (sealed) (sealed) (sealed) Jane c) Greyson (sealed)

Liber N N Signed Sealed & deld in the presence of us W^m Covart Mayor of Richmond Rt Colthirst, Ja: Close Noty publica Cuthbert Appleby. Signed Sealed & detd in the presence of us

Tho: Cradock Record^r of Richmond

Tho: Thurings

On the backside of the aforegoing Deed was written Viz^t Memd that this day to witt the five & Twentieth day of May in the first yeare of the Dominion of Charles Lord Baltemore Annog Dni 1676. before us here under written his Lopps Justices of his Provinciall Court the within named Nicholas Proddy who did as Attorney & on the behalfe of the within written Isabell Hacksby, Laurence Parker, Ann Parker, Margarett Perine, John Poulson, Eliza Poulson, Wm Greyson & Margarett Greyson acknowledge the within written Deed to the use intent & purpose therein specified

> Philip Calvert Tho: Taillor

This Indenture made the Seaventeenth day of January in the three & fortieth yeare of the Dominion of the Right Honble Caecilius Annog Doni One Thousand Six hundred Seaventy & foure Betweene Nathaniel Burroughs of Petuxent River in the Province of Maryp. 115 land Gent of the one part And John Darnall of the same Place on the other part Wittnesseth That the said Nathaniel Burroughs for and in Consideracon of Thirteene Thousand pounds of tobacco to him in hand paid, the paymt thereof the said Nathaniel Burroughs doth hereby Acknowledge & thereof & of every part & parcell thereof doth hereby Exonerate Acquitt & discharge the said John Darnall his heyres & Assignes for ever by these preents hath Bargained Sold Aliened Enfeoffed & Confirmed And doth hereby Bargaine Sell Aliene Enfeoffe & Confirme unto the said John Darnall his heyres & Assignes for ever All that parcell or Neck of land lying on the southside of Petuxent River called Knotts Neck bounded by two fresh Runns & trees marked on each Runn with an outlett into the woods, running South South West being by Estimacon two hundred acres be itt more or lesse To have & to hold the said parcell or Neck of land unto the said John Darnall his heyres & Assignes for ever Together with all houses Edifices buildings pastures woods underwoods Orchards & all other the appurtennces thereunto belonging As also all & singuler the rights members Jurisdictions priviledges profitts & benifitts thereunto belonging or any wayes concerning the same To haue & to hold the same unto the said John Darnall his heyres & assignes for ever To the only proper use & behoofe of the said John Darnall his heyres & Assignes for ever And the said Nathaniel Burroughs for himselfe his heyres Exrs & Adrs & for every

of them by these presents doth Covenant & agree to & with the said Liber N N John Darnall his heyres & Assignes in manner & forme following (that is to say) That the said Nathaniel Burroughs now hath good right full power & lawfull Authority in himselfe to Give Grant & Convey the before menconed land & prmises unto the said John Darnall his heyres & Assignes in manner & forme aforesaid according to the true intent & meaning hereof And that itt shall & may be lawfull to & for the said John Darnall his heyres and Assignes to have hold possesse & Enjoy occupy all & singuler the above Granted p^rmises with their & every of their Appurtennees for ever And the said Nathaniel Burroughs doth further Covenant & Grant to & with the said John Darnall his heyres & Assignes That he the said Nathaniel Burroughs his heyres Execrs & Admrs the said parcell of land & all other the above Given & Granted prmises unto him the said John Darnall his heyres & Assignes against all manner of persons whatsoever clayming by from or under him shall & will for ever hereafter warrant & defend by these preents And further that the said Nathaniel Burroughs his heyres Execrs & Admrs the said parcell of land unto the said John Darnall his heyres & Assignes will from any title or just Clayme of George Burroughs Sonne of the said Nathaniel Burroughs or his heyres Exerrs or Admrs or any person under him & all other persons whatsoever hereafter warrant & defend by these preents And the said Nathaniel Burroughes doth further Covenant promise & Grant to & with the said John Darnall his heyres & Assignes That the said Nath1 Burroughs hath not done nor suffered any matter or thing whereby to Incumber the p^rmises hereby Conveyed nor any part or parcell of them in title charge estate nor otherwayes howsoever. But that the said John Darnall his heyres & Assignes may fully freely and cleerly have hold possess all & singuler the Bargained prmisses free & cleer from all former & other Bargaines Sales leases Gifts Grants Estates Rents Revenues & Mortgages & of & from all Joyntures Dowers wills Vses Intayles Statutes Judgemts Recognizances Execucons forfeitures & Seizures And of & from the Dower of Rebecca Burroughs the now wife of the said Nathaniel Burroughs And also from all other Charges & Incumbrances whatsoever In wittnes the partyes first above named to these prsent Indentures have interchangably sett their hands & Seales the day & yeare first above written

Nath: Burrough (sealed)

Signed Sealed & deld in the presence of us Ro: ffenwick Tho: Gantt Hen: Darnall

May 22th 1676. Vnderneath the above Deed was written Vizt

This Deed was Acknowledged in open Court by the above named Nathal Burroughs to be his Act & Deed to the uses therein menconed Wm Calvert Sec.

On the backside of the same Deed was written Memīt that quiett & peaceable possession of the within parcell of

Liber N N land & all & singuler the p^rmises within menconed was delivered by the within named Nath¹ Burrough unto the said John Darnall his p. 116 heyres & Assignes for ever before us whose names are Vnder written Tho: Gantt Henry Darnall

On the backside of the same Deed was also written Vizt

I John Darnall of Calvert County for the Consideracon of fourteen Thousand pds of tob doe Assigne over all my right title & Interest of in & to the within menconed parcell of land to Mr Henry Darnall his heyres & Assignes for ever Wittnes my hand this 22th of May 1676.

Jno Darnall

May 22th 1676.

Acknowledged then in open Court the above Assignem^t by John Darnall to be his Act & Deed W^m Calvert Sec

Know all men by these p^rsents That I Nathaniel Burrough of Calvert County in the Province of Maryland gent¹ am holden & firmly bound unto John Darnall of the same place gent¹ in the full & just Sume of Twenty Thousand pds of good sound Merchantable tobacco & Caske to containe the same to be paid to the said John Darnall his heyres Exec^{rs} & Adm^{rs} in some convenient place in Petuxent River upon demand To which payment well & truely to be made I binde my selfe my heyres Exec^{rs} & Adm^{rs} firmly by these p^rsents Sealed with my Seale & Dated the Seaventeenth of January Anno Doni 1674,

The Condicon of this Obligacon is such That if the above bounden Nath¹ Burrough his heyres Execrs Admistrs & Assignes or any of them shall from tyme to tyme & att all tymes hereafter well & truely Obey Observe performe fullfill & keepe all & singuler the Covenants Grants Condicons & Agreemts conteyned menconed & expressed in one certaine Indenture of Bargaine & Sale made betweene the said Nath¹ Burrough of the one party & the said John Darnall of the other party bearing even date with the above written Obligacon which on the part & behalfe of the said Nathaniel Burrough his heyres Execrs & Admistrs or Assignes are & ought to be Obeyed Observed performed fullfilled & kept & that in & by all things according to the true intent & meaning of the said recited Indenture That then this Obligacon shall be Void of noe Effect otherwise to stand remaine & be in full force power & Vertue.

Nath. Burrough (sealed)

Signed Sealed & detd in the p^rsence of us Ro: ffenwick Tho: Gantt Henry Darnall

This Indenture made this foure & Twentieth day of Aprill in the first yeare of the Dominion of Charles Absolute Lord & Propry of the Province of Maryland & Avalon Lord Baron of Baltemore &c Annog Doni One Thousand six hundred Seaventy six Betweene Thomas Notley of S^t Maryes County in the Province of Maryland

Merchant of the one part And Thomas Hussey of Charles County Liber N N in the said Province gentl of the other part Wittnesseth that the said Thomas Notley for & in Consideracon of the Sume or quantity of Twenty three Thousand pounds of good sound Merchantable leafe tobacco & Casq to him allready in hand paid by the said Thomas Hussey the Receipt whereof he the said Thomas Notley doth hereby Acknowledge & thereof & of every part & parcell thereof doth fully cleerly & Absolute Acquitt Exonerate & discharge the said Thomas Hussey his Execrs Admrs & Assignes by these prsents hath Granted Aliened Bargained Sold Enfeoffed & Confirmed & by these preents doth Grant Aliene Bargaine Sell Enfeoffe & Confirme unto the said Thomas Hussey his heyres & Assignes All that parcell of land called Moores Lodge lying on the North side of Potomocke River on the North branch of Zachaiah Swamp in the woods adjoyning to the land laid out to Daniel Johnson & Richard Morris Beginging att a marked Oake in the Northermost line of the said land, runing West & by South in the said line for breadth Seaventy & five perches to a marked Poakiccory tree, bounding on the West by a line drawne North & by West from the said Poakiccory for the length three hun- p. 117 dred & Twenty perches to a marked Oake On the North by a line drawne East & by North for breadth Seaventy & five perches on the East by a line drawne South & by East from the end of the East & by North line unto the first marked Oake Conteyning & now laid out for One hundred & fifty acres more or lesse And all that parcell of land called Moores Gore Begining att a marked Oake with twelve Notches being the Eastermost bound tree of the parcell of land called Moores Lodge above menconed, from thence runing North for the length of two hundred & fifty perches to a marked red Oake, from thence runing West for Seaventy perches untill itt Intersect the North by West line of the said land called Moores Lodge from thence runing South & by East to the first bound tree Containing & now laid out for fifty acres of land more or lesse And also those two severall parcells of land Granted & Sold by Nathan Barton unto John Allen of the aforesaid County & Province gentl adjoyning also to Moores Lodge aforesaid the one containing fifty acres more or lesse according to the butting & bounding thereof Expressed in a Patent Granted to him the said Barton his heyres & Assignes, & the other containing One hundred acres more or lesse according to Survey made by the said Barton All which said severall parcells of land above menconed & Expressed are scituate lying & being in Charles County in the Province of Maryland Together with all right profitts & beniffitts thereunto belonging or any wise appertaining And all houses Edifices buildings Orchards Gardens Yards Tenements feedings pastures woods underwoods hogs-range whatsoever with their & every of their appurtennces to the said parcells of land or either of them belonging To haue & to hold the said severall parcells of land &

every of them with their & every of their Appurtennees unto the

Liber N N said Thomas Hussey his heyres & Assignes To the only proper use & behoofe of the said Thomas Hassey his heyres & Assignes for ever Yeilding & paying the Rents and services which from hence forwards shall grow due & payable to the Lord or Lords of the ffee or ffees And the said Thomas Notley for himselfe & his heyres all the said severall parcell of land with their & every of their rights members & appurtenness & all the houses & building thereon or any part or parcell thereof built shall & will for ever hereafter warrant & defend unto the said Thomas Hussey against him the said Thomas Notley his heyres Execrs & Admrs & against all other persons whatsoever clayming from by him them or any of them shall & will for ever hereafter warrant & defend unto the said Thomas Hussey & his heyres & Assignes for ever And the said Thomas Notley doth for himselfe his heyres Exrs & Admrs Covenant promise & Grant to & with the said Thomas Hussey his heyres Execrs Admrs & Assignes that he the said Thomas Notley his heyres Execrs Admrs or Assignes shall & will att all tymes when they are thereunto required by the said Thomas Hussey his heyres Execrs or Assignes & att his & their Cost & Charges in the Lawe make doe suffer & Execute all & every such further Act & Acts thing & things device & devices as he the said Thomas Hussey his heyres Execrs Admrs or Assignes or his their or any of their Counsell learned in the Lawe shall be advised devised or required In Wittness whereof the partyes first above menconed to these present Indenture have interchangably putt their hands & Seales the day & yeare first above written

Thoma Notley (Sealed)

Sealed & deld in prence of John LLewellin

W^m Wingsing Thomas Beech

On the backside of the aforegoing Deed was written Vizt Memd that this day to witt the Twentieth day of May in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Doni. 1676, came before us W^m Calvert Esq^r & Baker Brooke Esq^r two of his Lordpps Justices of the Provinciall Court of this Province of Maryland the within named Thomas Notley & Acknowledged the within written Deed to be by him Signed Sealed & delivered to the use or uses in the same Deed or Indenture menconed In Testimony of the Verity whereof we have hereunto sett our hands the day & W^m Calvert yeare abovesaid.

Baker Brooke

p. 118 May 20th 1676.

Recd of the within named Thomas Hussey for the use of the Lord Propry for the Alienacon of the within menconed three hundred & fifty acres of land Alienated \ 00=7=00 & Sold to the said Thomas Hussey by the within named Thomas Notley the Sume of Seaven shillings......

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p me Benja Rozer Sheriffe

This Indenture made the nineteenth day of Octobr in the three & Liber N N fortieth yeare of the Dominion of the right Honble Caecilius Absolute Lord & Propry of the Province of Maryland & Avalon Lord Baron of Baltemore &c over the said Province Annog Doni. 1674. Betweene Henry Exon of the County of St Maryes Innholder & Elizabeth his wife of the one part And Robert Ellys of the County of Calvert in said Province of Maryland gentl of the other part Wittnesseth that they the said Henry Exon & Elizabeth his wife for & in Consideracon of the Sume of Sixteene Thousand pounds of tobacco to them in hand paid att & before the Sealing & delivery of these preents by the said Robert Ellys well & truely paid the Receipt whereof they the said Henry & Elizabeth doe hereby Acknowledge & thereof & of every part & parcell thereof cleerly & absolutely Acquitt & discharge the said Robert Ellys his heyres Exrs Admrs & Assignes by these preents Have Given Granted Bargained Sold Enfeoffed & Confirmed And by these preents doe Give Grant Bargaine Sell Enfeoffe & Confirme unto him the said Robert Ellys his heyres or Assignes all that tract parcell or divident of land called Temple Barr lying in St Maryes County neer a placed called Strattons Marsh & begining att a red Oake marked with twelve notches & runing from thence North North West for One hundred & Sixty perches unto a Hiccory marked with twelve notches, & from the said Hiccory runing West South West for One hundred perches unto an Oake marked with twelve notches, & from the said Oake runing South South East untill itt Intersect a West South West line drawne from the first marked tree Conteyning & then laid out for One hundred acres more or lesse With all & singuler its Rights members Jurisdiccons & Appurtennices Together with all houses Edifices buildings fencings Orchards Gardens pastures woods underwoods wayes profitts Comodityes hereditaments & Appurtennces whatsoever to the said Messuage or Tenem^t & p^rmisses or to any part or parcell of them belonging or in any wise appertaining And also all & every the Patents Grants Deeds Evidences of & concerning the said tract parcell or divident of land & appurtennces thereto belonging To haue & to hold the said tract of land before by these preents Bargained & Sold & every of them with their & every of their Appurtenness unto him the said Robert Ellys his heyres & Assignes for ever To the only proper use & behoofe of him the said Robert Ellys his heyres & Assignes for ever To be holden of the Right Honble the Lord Propry by the Rents & Services & under the Condicons thereof due & Reserved And the said Henry Exon & Elizabeth his wife for them selves their heyres Execrs & Admrs & every of them doe Covenant promise & Grant to & with the said Robert Ellys his heyres & Assignes & every of them by these prsents That they the said Henry & Elizabeth their heyres Execrs & Admrs & every of them the said tract parcell or divident of land before by these prsents Bargained & Sold or hereby intended to be

Liber N N Bargained & Sold with the appurtences there appertaining to him the said Robert Ellys his heyres & Assignes against them the said Henry & Elizabeth their heyres & Assignes & all & every the heyres of the said Elizabeth & of & from any other person or persons whatsoever lawfully clayming by from or under him them or any of p. 119 them shall for ever hereafter Warrant & defend by these p^rsents And further that they the said Henry & Elizabeth & their heyres shall & will from tyme to tyme & att all tymes hereafter att the reasonable request of the said Robert Ellys his heyres or Assignes or any of them make doe Acknowledge Execute & suffer or cause to be made done Executed Acknowledged & suffered all & every such further or other Act or Acts thing or things device or devices whatsoever in the Lawe necessary hereafter to be done for the better setling & more sure makeing of all & every the bargained prmisses unto him the said Robert Ellys his heyres or Assignes for ever Att the only Cost & Charges in the Lawe of him the said Robert Ellys his heyres or Assignes as shall be by him the said Robert Ellys his heyres or Assignes or his or their Councell learned in the Lawe reasonably devised advised or required So that they the said Henry & Elizabeth or their heyres be not compelled to travaile further then the Citty of St Maryes for the makeing doeing Acknowledging or Executing thereof according to the true intent meaning or purport of these Indentures In wittnes whereof the partyes first above named haue to these present Indentures interchangably sett to their hands & seales the day & yeare first above written

Sealed & deld in the prence of

Henry Exon (sealed)

Thomas Cove W^m Kerby the marke of

Eliza R Exon (sealed)

Taken & Acknowledged this Nineteenth of Octob^r 1674 before me On the backside of the aforegoing Deed was written viz^t

Charles Calvert

19th Aprill 1675.

Recd then of Robert Ellys the Sume of three shillings for the fine of the land within menconed I say Recd Charles Calvert Maryland ss

Know all men by these presents that we Henry Exon of the County of St Maryes in the said Province Innholder & Elizabeth his wife are holden & firmly bound unto Robert Ellys of Calvert County in the said Province in the full & just quantity of Thirty two Thousand pounds of good sound Merchantable tobacco & Casop to be paid unto the said Robert Ellys or to his certaine Attorney his heyres Exrs Adrs or Assignes To which payment well & truely to be made we binde our selves our heyres Execrs Admrs joyntly & severally in the whole & for the whole firmly by these presents Sealed with our Seales Dated this nineteenth day of Octobr Annoop Doni. 1674.

The Condicon of this Obligacon is such That if the above bounden

Henry Exon & Elizabeth his wife their heyres Execrs & Admrs & Liber N N every of them doe & shall from tyme to tyme & att all tymes hereafter well & truely Observe performe fullfill & keepe all & every the severall Covenants Grants Articles & Agreements menconed specified & contained in a certaine payre of Indentures had & made betweene the said Henry Exon & Elizabeth his wife of the one party & the above named Robert Ellys of the other part & which on their & every of their parts are to be observed performed fullfilled & kept That then this preent Obligacon to be void & of none Effect, otherwise to stand remaine & be in full force power & vertue

Sealed & deld in the prence of

Hen: Exon (sealed)

Henry Lowe W^m Kerby the marke of

Eliza R Exon (sealed)

This Indenture made the third day of Decembr in the 44th yeare of the Dominion of the right Honble Caecilius &c Annog Doni One Thousand six hundred Seaventy five Between Thomas Innes of the County of St Maryes in the Province of Maryland gentl & Ann his wife of the one part And Robert Carvile of the County aforesaid gentl of the other part Wittnesseth, that the said Thomas Innes & Ann his wife for & in Considracon of the Sume or quantity of Twenty Thousand pounds of tobacco to them in hand paid before the Ensealing & delivery hereof the Receipt whereof they doe hereby Acknowledge & thereof & of every part & parcell thereof doe cleerly Acquitt Exonerate & Discharge the said Robert Carvile his heyres Execrs & Admrs for ever by these presents Have Given Granted Bar- p. 120 gained Sold Enfeoffed & Confirmed And by these preents doe Give Grant Bargaine Sell Enfeoffe & Confirme unto the said Robert Carvile his heyres & Assignes for ever All that parcell of land called Innes Choice lying on the Northside of St Innagoes Creeke Begining att a marked white Oake that standeth upon a point of land betweene two branches of the said Creeke the one called Blewstone Neck branch the other called the hill branch, bounding on the West with the said hill branch for the length of three hundred & Twenty perches to a marked red Oake standing by the fresh runn side, on the North with a line drawne South East from the end of the former line for the length of One hundred perches to a bounded Oake that standeth att the head of a Neck that falleth into Bleckstone Neck branch, on the East with the said branch, on the South with St Innagoes Creeke Containing & laid out for One hundred acres more or lesse Together with all houses Outhouses Edifices buildings trees Orchards Gardens rights profits benifitts Comodityes Advantages & Appurtennees thereunto belonging or in any wise appertaining And also Patents Evidences & writings touching or concerning the same Together with a Certificate of Twenty five acres of land lately Surveyed for the said Thomas Innes adjacent to the said One hundred acres of

land & now remaining in the Secrys Office & Assigned over by the Liber N N said Thomas Innes unto the said Robert Carvile his heyres & Assignes for ever As by an Assignemt under the hand & Seale of the said Thomas Innes & Endorsed on the backside of the said Certificate appeares To have & to hold the said parcell of land of One hundred acres the Certificate of Twenty five acres & all appurtennces thereunto belonging unto the said Robert Carvile his heyres & Assignes To the only proper use & behoofe of the said Robert Carvile his heyres & Assignes for ever And the said Thomas Innes for himselfe his heyres Execrs & Admrs doth Covenant promise & Grant to & with the said Robert Carvile his heyres Exrs & Admrs by these preents That he the said Thomas Innes his heyres Exrs & Admrs shall & will for ever hereafter warrant & defend unto the said Robert Carvile his hevres & Assignes the land Certificate & prmises hereby Bargained & Sold against all persons whatsoever lawfully clayming or pretending to have any right title or Interest of in or to the same or any par or parcell thereof (the Rents & services hereafter to become due to the lord of the ffee of the p^rmisses allwayes Excepted & forprized) And also that he the said Thomas Innes & Ann his wife shall & will att any tyme hereafter att the speciall instance & request of the said Robert Carvile his Execrs Admrs or Assignes make doe suffer & acknowledge or cause to be made done suffered & Acknowledges all such further & other lawfull Acts things & devices in the Lawe whatsoever as to the said Robert Carvile his heyres Execrs or Admrs or his or their Councell learned in the Law shall seeme meet for the better Conveying & sure making of the hereby Bargained prmises & Appurteninces unto the said Robert Carvile his heyres & Assignes for ever And that the land & prmisses hereby Bargained & Sold are free & cleere from all former Bargaines Sales Gifts Grants Joynctures Dowers Judgemts Extents charges troubles & Incumbrances wtsoever had made done comitted or suffered to be done by the said Thomas Innes or his Assignes or by his Absent consent or procurem^t In Wittnes whereof the partyes first above named have hereunto sett their hands & Seales the day & yeare first above written Tho: Innes (sealed)

Sealed & deld in the prence of Inº Baker Nic Painter

the marke of

Ann \(\) Innes (sealed)

On the backside of the aforegoing Deed was written Vizt p. 12I

Memd that this day to witt the five & Twentieth day of May in the foure & fortieth yeare of the Dominion of Caecilius Absolute Lord & Propry of the Provinces of Maryland and Avalon Lord Baron of Baltemore &c Annog Doni, 1676, came before us Philip Calvert Esq^s & Thomas Taylor Esq^r two of his Lordpps Councell Thomas Innes & Ann his wife partyes to the within written Indenture in their proper persons And the said Ann being by us alone & secretly Examined according to the forme of a certaine Act of Assembly in that case made & provided, did Acknowledge the lands in the within written Indenture menconed to be the right of him the within named Robert Carvile as those which the said Robert Carvile hath of the gift of the said Thomas & Ann And the said Thomas Innes & Ann his wife for them & their heyres & the heyres of the said Ann haue remised & quite claimed the prmises within menconed to the said Robert Carvile & his heyres for ever And further they the said Thomas Innes & Ann his wife haue Granted for them & their heyres & the heyres of the said Ann That the said lands within menconed unto unto him the said Robert Carvile & his heyres against the said Thomas & Ann & their heyres & every the heyres of the said Ann they will warrt & defend forever And for this Acknowledge Remise quite clayme & Agreemt the said Robert Carvile hath given to the said Thomas Innes & Ann his wife twelve pounds of tobacco

Philip Calvert Thomas Taillor

25th May. 1676.

Recd then of the within named Robert Carvile the Purchaser the Sume of six pence stert in full for the Alienacon of the five & Twenty acres part of the within written parcells of land I say recd by me

Clement Hill Sheriffe

This Indenture made the seaven & Twentieth day of May in the first yeare of the Dominion of Charles Absolute Lord & Propry of the Provinces of Maryland & Avalon Lord Baron of Baltemore &c Annog Doni, 1676. Betweene Thomas Keyting of St Maryes County in in the Province of Maryland & Elizabeth his wife of the one part And Thomas Doxey of the County aforesaid Planter of the other part Wittnesseth that the said Thomas Keyting & Elizabeth his wife as well for & in Consideracon of the Sume or quantity of fourteene Thousand pounds of tobacco to them in hand paid before the Ensealing & delivery hereof the Receipt whereof they doe hereby Acknowledge & thereof & of every part & parcell thereof doe cleerly Acquitt Exonerate & discharge the said Thomas Doxey his heyres Execrs & Admrs & every of them for ever by these prsents As also for divers other good causes & Consideraçons them thereunto moveing Haue Given Granted Bargained Sold Enfeoffed & Confirmed And by these preents doe Give Grant Bargaine Sell Enfeoffe & Confirme unto the said Thomas Doxey his heyres & Assignes all & singuler the tenement or Plantacon comonly called and knowne by Keytings Plantacon Begining att a marked Oake standing neer the fence side by the edge of the cleared ground & runing East into the woods for the length of two hundred perches to a marked oake, bounding on the East with a line drawne South from the said Oake for the length of One hundred & Twenty perches to a marked maple,

Liber N N on the South with a line drawne West from the end of the former line for the length of two hundred perches untill itt Intersects a paralell line drawne from the first marked Oake on the West with the said paralell, on the North with the East line Containing & laid out for One hundred acres more or lesse Together with all houses Outhouses Edifices Orchards gardens rights profitts benifitts Comodityes advantages & appurtennces thereunto belonging or many wise appertaining And also all Deeds Evidences writings & Escripts touching or concerning the same To have & to hold the said hereby Bargained prmisses & every part & parcell thereof with the appurtennices to him the said Thomas Doxey his heyres and Assignes To the only proper use & behoofe of him the said Thomas Doxey his hevres & Assigns for ever And the said Thomas Keyting for himp. 122 selfe his heyres Exrs & Admrs doth Covenant promise & Grant to & with the said Thomas Doxey his heyres Execrs & Admrs by these prsents That he the Thomas Keyting his heyres Exrs & Admrs shall & will for ever hereafter warrant & defend unto the said Thomas Doxey his heyres & Assignes the above menconed land & prmises with the appurtennces against all persons whatsoever clayming or pretending to have any right title or Interest of in or to the same or any part thereof (the Rent & services hereafter to become due & payable to the Lord of the ffee of the p^rmises allwayes Excepted & foreprized) And also that the land & prmises hereby Bargained & Sold are free & cleere from all former Bargaines Sales Gifts Grants Iovnctures Dowers troubles & incumbrances whatsoever And that he the said Thomas Keyting & Elizabeth his wife shall & will att any tyme hereafter att the request & proper Costs & Charges in the Law of the said Thomas Doxey his heyres Exrs or Admrs make doe suffer & Acknowledge all such further & other Lawfull Acts things & devices in the Lawe whatsoever as to the said Tho: Doxey his heyres Exrs or Admrs or his or their Councell learned in the lawe shall seeme meet for the better Conveying Assureing & sure making of the hereby Bargained prmisses with the Appurtenfices unto the said Thomas Doxey his heyres & Assignes for ever In wittnes whereof the partyes first above named to these present Indentures have hereunto interchangably sett their hands & Seales the day & yeare first above written

Tho: Keyting (sealed)
the marke of
Eliza Keyting (seald)

Memīd that the Obliterature in the Sixth line & the word Doxey was interlined before the Ensealing & delivery hereof in the p^rsence of Nic: Painter

Vnderneath the aforegoing Deed was written Vizt

May 27 1676.

Liber N N

The above written deed was in open Court acknowledged by the said Thomas Keyting & Elizabeth his wife to the uses therein menconed Inº Blomfeild Ct Cur Provinciat

By vertue of a writt of Mandamus or Enquirie Issued out of his Lordpps high Court of Chancery bearing date the 20th day of May in the 42th yeare of the Dominion of Caecilius Absolute Lord & Propry of this Province of Maryland Anno Doni. 1674. & to us directed—This Inquisicon Indented taken before us George Puddington & Robert ffranklin of the County of Ann Arundell att the the dwelling house of Richard Hill of the County aforesaid by the Oaths of Mr

Cornelius Howard foreman	(sealed)	Jacob Harness	(sealed)
John Howard	(sealed)	Jnº Taylor	(sealed)
Sam ¹¹ Howard	(sealed)	Jn° Sumerland	(sealed)
Edward Dorsey	(sealed)	W [™] Bateman	(sealed)
Jn° Hamond	(sealed)	W ^m Gelldall	(sealed)
W ^m Harness	(sealed)	Charles Stevens	(sealed)

Who upon their Oaths say as followeth

The said Jurors upon their Oaths say, that Bartholomew Glevin of Ann Arundell County Chirurgion did in his life tyme hold & Enjoy the two hundred acres of land as is in the said Writt of Mandamus called Craney Neck, & so seized dyed in the yeare of our Lord 1665. & in the Month of Decembr leaveing no Issue of his body lawfully begotten nor any other person to whom the said lands & prmisses ought to come by descent as heyre to the said Glevin, & that no Rent hath ever since been yeilded or paid to any of his Lordpps officers thereunto appointed, the said land being ever since the said Glevins Decease lyen wast & void haveing upon itt only one old tobacco house ready to fall & one apple tree & some few cherry trees & paire trees, neither any good fences or other conveniencies only in the yeare 1674 being this present yeare, there is one Tho. Toyson a poore man placed upon the said land (as he saith) by John Wright of the County of Kent, neither yeilding nor paying any Rent to the said Wright Or any other And as for the Mannor of p. 123 what to be held, or what services hitherto yeilded or paid cannot by the Records of our said County by us be found And that by reason of the meannesse of the said land & the so long lying wast there arising noe profitts nor benifitts from the same, that the yearely Value thereof cannot be worth more then One hundred pounds of tobacco p annum, And hereunto in humble manner we haue Subscribed as may Wittnes our hands & Seales this Twentieth day of June in the yeare of our Lord. 1674.

> Geo: Puddington (sealed) Robert ffrancklin (sealed)

Liber N N Which being read & heard att a Provinciall Court held att the Citty of S^t Maryes the Eighth day of June in the first yeare of the Dominion of Charles &c Annog Dni 1676 itt is the Judgem^t of the Court here, that the said two hundred acres of land in the Inquisicon menconed is Escheated & forfeited to his Lopp the Lord Proprietary for non payment of Rent

This Indenture made the Eleaventh day of Aprill in the three & fortieth yeare of Caecilius Absolute Lord & Propry of the Provinces of Maryland & Avalon Lord Baron of Baltemore &c Annog Doni. 1673. Betweene Thomas Houton of the County of Dorchister in the Province of Maryland Planter of the one part And Andrew Ensley of the said County & Province aforesaid Planter of the other part Wittnesseth, that the said Thomas Houton hath for a Valuable Consideracon allready in hand paid by the said Andrew Ensley his heyres or Assignes before the Sealing & delivery of these preents Granted Aliened Bargained Sold Assigned & sett over And by these prsents doth Grant Aliene Bargaine Sell Assigne & sett over unto the said Andrew Ensley his heyres & Assignes One Plantacon called by the name of Houtons Lott lying on the East side of Chesepiake in a Bay called Tarr Bay on the East side of the said Bay Begining att a marked redd Oake standing in the line of Miles Mason & runing for breadth fifty perches into a Marsh, bounded on the North West with a line drawne length East One hundred & Sixty perches, bounded on the South West with a line drawne North East fifty perches with the line of Miles Mason, & runing with the said line North West One hundred & Sixty perches with the first bound tree & containes by Estimacon fifty acres more or lesse Together with all houses Outhouses fences & all waves profitts & Appurtennces whatsoever thereunto belonging To haue & to hold the said Plantacon houses Outhouses & fences together with all the right title Interest & Appurtenfices whatsoever to the same belonging or apperteyning unto him the said Andrew Ensley his heyres & Assignes for ever to & for noe other use intent end trust or purpose whatsoever And the said Thomas Houton doth by these presents for himselfe Covenant promise & Grant that he the said Thomas Houton his heyres & Assignes had & now hath before the Sealing & delivery of these prsents full power & just right title and Interest in & to the said Plantacon with the Appurtennees thereunto belonging to dispose Bargaine or Sell the same to any persons whatsoever with any fraud or mentall Reservacon or other former Bargaine & Sale Gift or other Grant thereof whatsoever And lastly the said Tho: Houton doth for himselfe his heyres Exrs Admrs & Assignes Covenant promise & Grant to & with the said Andrew Ensley his heyres & Assignes That he the said Andrew Ensley his heyres & Assignes doe & shall from tyme to tyme & att all tymes hereafter peaceably & quietly

haue hold use & Enjoy the above Bargained Plantacon houses Out- Liber N N houses & fences together with all the rights wages Easements & Appurtennees whatsoever thereunto belonging or Appertaining without the lett Suite trouble molestacon or hinderance of him the said Thomas Houton his heyres Exrs Admrs & Assignes or any of them their or any of their heyres or Assignes or by or with their or any of their Assent consent privity or procurement by any wayes or p. 124 meanes whatsoever In Wittnes whereof I the said Thomas Houton have hereunto sett my hand & Seale the day & yeare first above written. the marke of

Tho: TH Houton (sealed)

Sigillat & deliberat in prentia n[ost]rum the marke of

Guy White John FB Browne Tho: Scott

Vnderneath the aforegoing Deed was written Vizt 27th May. 1676.

The aboue written Deed was proved by the Oath of Guy White one of the Wittnesses thereunto Inº Blomfeild Ct Cur Provinciat

Know all men by these preents That I Thomas Houton of Dorchister County in the Province of Maryland Planter doe Acknowledge my selfe to owe & stand indebted unto Andrew Ensley of the said County & Province Planter his heyres & Assignes in the full & just Sume of tenn Thousand pounds of good sound Merchantable tobacco & Casos to be paid to the said Andrew Ensley his certaine Attorney his heyres Exrs Admrs or Assignes To the which payment well & truely to be made I binde myselfe my heyres Exrs or Admrs firmly by these preents sealed with my seale dated this Eleaventh day of Aprill Annog Doni 1673.

The Condicon of this Obligacon is such That if the above bound Thomas Houton his heyres Execrs Admrs or Assignes doe & shall from tyme to tyme & att all tymes hereafter make good all the Grants Covenants & Agreements when & as often as occasion shall require menconed & Expressed in one Indenture of Bargaine & Sale bearing date herewith & made betweene the above bound Thomas Houton of the one part & the above named Andrew Ensley of the other part for the Bargaining & Conveying of one Plantacon with the appurtennces thereunto belonging as by the said Indenture doth more att large Appeare unto the said Andrew Insley his heyres & Assignes Then this Obligaçon to be void & of none Effect Or else to remaine in full force strength & vertue

the marke of

Tho: TH Houton (sealed)

Sigillat & delib in preentia n[ost]rum Gey White EB John Browne Tho: Scott.

Proved in open Court by the Oath of Guy White one of the Wittnesses thereunto

Liber N N

To the Right Honble Charles Lord Baltemore Absolute Lord & Propry of Maryland

The humble Peticon of Andrew Insloe

Most humbly sheweth unto yor Lopp.

That Thomas Houton late of Dorchister County Deceased had Granted unto him by Letters Patent under the great Seale of this Province bearing date the Eighth of August. 1670. fifty acres of land called Houtons Lott lying on the East side of Chessepiake Bay in a Bay called Tarr Bay on the East side of the said Bay as appeares upon Record, which said parcell of land yor Peticon did for a Valuable Consideraçon purchase of the said Houton, who (for the better assuring & suremaking of the same to yor Peticonr) did under his hand & Seale Impower and appoint one John Brookes to prove the Deed of Conveyance made by the said Houton to yor Peticon of the said land att the then next Dorchister County Court & did Seale & deliver to yor Peticonr a penall Bond of tenn Thousand pounds of tobacco for the performance of the Covenants in the said Deed contained which writings are hereunto annexed—Now so itt is May itt please yor Lopp Itt so happened that Houton dyed before the said Brookes had proved the Deed After whose decease Brookes refused to make Oath of the Sealing & delivery thereof, so that the same is not as yett Entred upon Record, by reason whereof yor Peticonr is kept out of the possession of the p^rmisses, notwithstanding his equitable right thereunto Yor Peticon doth humbly Implore yor Lopps Commiseração of his now distressed Condição, all his houses & appurtenness being lately Consumed with fire, & yor Peticon havep. 125 ing not whenewith to support himselfe & ffamily Without yor Lopps clemency in Granting him that which he hath so long since purchased & paid for.

The p^rmises considered, yo^r Peticon^r doth humbly begg of yo^r Lopp

that the Deed of Conveyance of the land aforesaid from Houton to yo^r Peticon^r may by the wittnesses thereunto be proved either in the Provinciall Court or Dorchister County Court where the land lyeth & that the same may be entred upon Record, & stand & be as firme Valid & Effectuall to all intents & purposes according to the true intent & meaning thereof, as if the same had been so entred within one Month next after the Alienacon made

And yor Peticon as in duty bound shall ever pray &c Vnderneath the above Peticon was written Vizt Lett the Evidence to be given by Guy White be taken in Court, that the Peticoner may be secured Ch: Baltemore

July 21th 1676

Came John Doxey and desired his marke might be entred upon Record which is as followeth vizt Cropt and a hole in the left eare, cropt & aforebited in the right eare.

Came John Hollida & desired his marke might be entred upon Liber N N Record which is as followeth vizt a figure of three in the right care & underkeeled in the left

Bee itt knowne unto all men by these p^rsents That wee Edward Bleeke Micaiah Perry & Thomas Lane of London Mrchants have made Ordained & in our steads and places have putt & Constituted And by these preents doe make Ordaine & in our steads & places doe putt & Constitute our Trusty & welbeloved friend Edward Gunnell of Maryland in America M^rchant & in case of his death our true & lawfull Attorney & Attorneys giveing unto them full power Authority & Speciall Comission for us & in our names & to our use by all due & lawfull wayes & meanes whatsoever to call Joseph Sayer of Maryland aforesaid Mrchant to Accompt & take Accompt of him & Receive out of his hands all & singuler such Sume & Sumes of money debts Goods Wares Mrchandizes Effects & things whatsoever as the said Joseph Sayer doth owe unto us or any of us and which he hath in his hands custody or possession unto us or any of us belonging or in any wise appertaining Also to recover & receive of whatsoever other person or persons as of right shall appertaine all such Sume & Sumes of money Effects & things whatsoever as shall be found due & owing unto us or any of us either by meanes of the said Joseph Sayer or otherwise Likewise to receive & dispose of all such Goods Wares & M^rchandizes as we or any of us shall from tyme to tyme send & Consigne unto our said Attorney or Attorneys & take the proceed thereof for our use And of all such Recoveryes and Receipts Acquittances or other sufficient discharge for us & in our names to make Subscribe Seale & deliver & if need be for the prmises to appeare in all Courts and before all Lords Governors Judges & Justices And to pursue Implead Seize Sequester Attach Arrest Imprison & to Condemne & out of Prison againe when need shall be to deliver with ample power to Substitute & generally to doe finish conclude Execute & determine all & every other thing & things whatsoever which in or about the prmisses shall be needfull & convenient as fully & effectually as we ourselves or any of us might or could doe if we were personally present Holding firme & of Value whatsoever shall be lawfully done in the prmisses by vertue of these prsents In wittnes whereof we have hereunto putt our hands & Seales Dated in London the seaven and Twentieth day of the Month of August p. 126 Anno Doni 1675. & in the Seaven & Twentieth yeare of the reigne of our Sovereigne Lord Charles the second by the grace of God of England Scotland ffrance & Ireland King defendr of the faith &c

Edw^a Bleeke (sealed) Micaiah Perry (sealed) Tho: Lane (sealed) Liber N N Sealed & delivered in the p^rsence of
Geo: Beckwith James Conaway
(Locus Sigilli) Jo Marius Not. publicus
Archibald Arthur W^m Wightman his Serv^t
Sealed & delt in the p^rsence of us underwritten Tho: Taillor

5

Know all men by these presents That I John Moll Inhabitant of the Towne of New Castle upon Delaware River M^rchant have for divers good causes me thereunto moveing Constituted appointed & in my stead & place putt my trusty & welbeloved friend George Robotham now Resident in the Province of Maryland to be my true & lawfull Attorney for me & in my name & for my use to Aske demand Levy Require Recover & Receive all & singuler such Sume & Sumes of money debts Goods Wares Mrchandizes Effects & things whatsoever as now are or hereafter shall be due oweing belonging & appertaining unto me the said John Moll by or from any person or persons whatsoever within the said Province be itt by bill booke Obligation specialty Accompt Covenant Contract promise or other wayes by any wayes or meanes whatsoever nothing Excepted nor Reserved with all Costs Damages & Interests And also to compound & Agree to Accompt with & take Accomp of any person or persons whatsoever in the said Province Acquittance or Acquittances for me & in my name to make Seale & deliver as to him shall seeme meet & convenient for what he shall Receive by vertue hereof Also if need be for the better doeing & more sure makeing of the p^rmisses for me to Appeare & the person of me the said John Moll to represent in all Courts And to doe say pursue Impleade Seize Sequester Attach Arrest Imprison & to Condemne & out of Prison againe when need shall be to deliver Likewise one Attorney or more under him to make & Substitute & att his pleasure againe to Revoake, & Generally in & concerning the p^rmisses & the dependance thereof to doe say transact & Accomplish all whatsoever I myselfe might or could doe if I were then & there personally p^rsent Ratifying & allowing all whatsoever my said Attorney shall doe or cause to be done in & about the prosecution of the p^rmisses In Wittnes whereof I have hereunto sett my hand & seale this 14th day of Octobr 1676

Signed Sealed & deliv^red in the p^rsence of John Moll (sealed) John Colier Henry Ward W^m Tom

Vnderneath the above Letter of Attorney was written Viz^t Octob^r 31th 1676.

Then John Colier & Henry Ward wittnesses to the above written Letter of Attorny appeared before me & made Oath that they sawe John Moll Signe Seale & deliver the same as his Act & Deed wittnes my hand the day & yeare abovesaid W^m Calvert

Marmaduke Semme agt Tho: Carleton

Arthur Carleton late of Cecil County Ad- Liber N N mistr of the Goods & Chattells of Thomas Arthur Carleton Adm^r (Carleton deceased was Sumoned to Answer unto Marmaduke Semme in a plea that he render unto him the Sume of foureteene

hundred pounds of tobacco which from him he unjustly detaineth

And whereupon the said Marmaduke by Kenelm Cheseldyn his Attorney Saith That whereas the said Thomas the fourth day of June in the yeare One Thousand Six hundred Seaventy foure did p. 127 by his certaine writing Obligatory Sealed with the seale of the said Thomas here in Court produced whose date is the same day and yeare above written did binde himselfe his heyres Execrs Administrs or Assigns to pay or cause to be paid unto Marmaduke Semme of St George Hundred in St Maryes County in the Province of Maryland Innholder to him his heyres Execrs Admrs or Assignes the full & just Sume of fourteene hundred pounds of tobacco sound and Merchantable in Caske to be paid to the abovesaid Marmaduke Semme for Accomodations allready received att his house & to be paid att some convenient place in Baltemore County att or before the tenth day of October next Ensueing the day of the date thereof Notwithstanding which the said Thomas in his life tyme nor the said Arthur since his death Admist^r of the said Thomas thought often required hath not paid to the said Marmaduke, but the same to pay hitherto hath & still doth altogether deny to the damage of the said Marmaduke the Sume of two Thousand pounds of tobacco & thereupon he bringeth his Suite

And the said Arthur Carleton by Mathew Warde his Attorney cometh & defendeth the force & injury when &c and prayeth lycence to Imparle hereunto untill next Provinciall Court, the same day is given to both partyes

Now here att this day to witt the tenth day of Aprill in the first yeare of his Lordshipps Dominion &c Annog Doni One Thousand six hundred Seaventy Six came the said Marmaduke Semme by his Attorney aforesaid and offered himselfe against the said Arthur Carleton in the plea aforesaid, but the said Arthur came not but made default whereupon itt is Granted by the Court here, that the said Marmaduke Semme Recover against the said Arthur Carleton Adm^r as aforesaid as well the Sume of fourteene hundred pounds of tobacco the debt aforesaid As also the Sume of five hundred thirty six pounds of tobacco Costs of Suite.

Randolph Brandt late of the County of Charles John Quigley agst otherwise called Randolph Brandt of Charles Randolph Brandt | County in the Province of Maryland gentl & Johne Cane of Charles County otherwise called Jane [sic] Cane of the same County Planter were Sumoned to Answer

Liber N N unto John Quigley Merchant in a plea that they render unto him Twenty Thousand pounds of tobacco which to him they owe & unjustly detaine &c.

> And whereupon the said John by Robert Carvile his Attorney saith that whereas the said Randolph & John the two & Twentieth day of July Anno Doni One Thousand six hundred Seaventy foure by their certaine writing Obligatory Sealed with the Seales of them the said Randolph Brandt & John Cane & here in Court produced whose date is the same day & yeare above written were holden & firmly bounden unto him the said John Quigley in the full quantity of Twenty Thousand pounds of good sound Merchantable tobacco in Caso to be paid unto him the said John Quigley or to his certaine Attorney his Execrs Admistrs or Assignes Notwithstanding which the said Randolph Brandt & John Cane the said Sume of Twenty Thousand pounds of tobacco to him the said John Quigley according to the tenour of their said writing Obligatory hath not paid although they have been often thereunto required, but the same to pay have altogether denyed & still doth deny whereupon he saith he is damnified & hath losse to the Value of Forty Thousand pounds of tobacco & thereupon he bringeth his Suite &c

And the said Randolph Brandt & John Cane by Robert Ridgely &

Benjamin Rozer their Attorneys comes & defends the force & injury when &c & prayes the hearing of the said writing Obligatory & itt is read unto them, they likewise pray the hearing of the Condicon of the said Writing Obligatory & itt is read unto them in these words following Viz^t The Condicon of this Obligacon is such, that whereas the above named John Quigley had lately Shippt on board the Shipp Society Henry Brayne Master severall Goods & Merchandize to be Imported into this Province in the said Shipp from the Barbados in good Order & well Condiconed as by bill of ladeing for the same may appeare If therefore the above bounden Randolph Brandt & John Cane doe & shall att the request of the said John Quigley stand & performe the Award & Arbitrament of two indifferent persons p. 128 to be by them nominated & appointed to Arbitrate Award & Judge what Damages the said John Quigley hath susteyned in the same Goods & merchandize soe Shippt as aforesaid And in case the said two persons so to be chosen to Arbitrate the same cannot accord or Agree in & upon the p^rmisses That then they may chuse a third person who shall fully determine the same to whose Award Arbitrament or determinacon they shall & will stand to abide performe & keepe That then this Obligacon to be void or else to stand in full force-which being read & heard the said Randolph Brandt & John Cane by their Attorneys aforesaid pray liberty of speakeing hereunto untill next Provinciall Court & itt is Granted unto them, the same day is given to both partyes

Att which day to witt the thirteenth day of Aprill in the first yeare

of his Lordons Dominion & Annog Doni One Thousand six hun- Liber N N dred Seaventy six came the said Randolph Brandt by his Attorney aforesaid And the said John Quigley by his Attorney came likewise And the said Randolph Brandt saith that the aforesaid John Ouigley his Accon aforesaid against him ought not to have because he saith that no Award or Arbitrament according to the tenor of the Condicon of the said Writing Obligatory hath been made & published, and therefore demands Judgem^t of this Court if the said John Ouigley his Accon aforesaid against him can maintaine, & the plaintiffe likewise And the said John Cane by his Attorney aforesaid saith, that the aforesaid John Quigley his Accon aforesaid against him ought not to have, because he saith that noe Award or Arbitram^t according to the tenour of the Condicon of the said Writing Obligatory hath been made & published And therefore demands Judgemt of this Court if the said John Quigley his Accon aforesaid against him can maintaine & the plaintiffe also-Whereupon itt is Considered by the Court here that the said John Ouigley his Action aforesaid against them the said Randolph Brandt & John Cane ought not to have Therefore itt is granted by the Court here that the said Randolph Brandt & John Cane Recover against the said John Quigley the Sume of Seaven hundred thirty foure pounds of tobacco for their Costs & Charges in this behalfe laid out & Expended And the said John Quigley in mercy for his false clamour

Benony Eaton

agt

Nicholas Haggett late of Talbott County otherwise called Nicholas Haggett of Talbott County

Nicholas Haggett

in the Province of Maryland Planter was Sumoned to Answer unto Benony Eaton Marrin^r in

a plea that he Render unto him the Sume of One Thousand pounds
of tobacco which to him he owes & unjustly detaines &c

And whereupon the said Benony by John Rousby his Attorney saith That whereas the said Nicholas the tenth day of June in the veare of our Lord One Thousand six hundred Seaventy foure by his certaine Bill Obligatory Sealed with the Seale of the said Nicholas here in Court brought whose date is the day & yeare aforesaid did binde himselfe his heyres Execrs Adrs & Assignes well & truely to pay or cause to be paid unto the said Benony Eaton his heyres or Assignes the full & just Sume of One Thousand pounds of good sound M^rchantable tobacco in Caske (according to Act of Assembly) to be paid att his the said Nicholas his owne Plantacon in Tredhaven in the County aforesaid att or upon the tenth of October then next Ensueing the date of the said Bill Notwithstanding which the said Nicholas the said One Thousand pounds of tobacco according to the tenour of the said Bill to the said Benony though often thereunto required hath not paid, but the same to him to pay hitherto hath denyed & as yett doth deny & refuse to the damage of the said Liber N N Benony Twenty Thousand pounds of tobacco & thereupon he brings his Suite &c

And the said Nicholas Haggett by Mathew Warde his Attorney cometh & defendeth the force & injury when &c and prayeth lycence to Imparle hereunto untill next Provinciall Court, the same day is given to both partyes

Now here att this day to witt the tenth day of Aprill in the first yeare of his Lordpps Dominion &c Annog Doni One Thousand six hundred Seaventy six came the said Nicholas Haggett by his Attorney aforesaid, & saith he is not Informed of any Answer therepolation unto to make Therefore itt is Considered by The Court here that the said Benony Eaton Recover against the said Nicholas Haggett the said Sume of One Thousand pounds of tobacco his debt aforesaid As also the Sume of six hundred twenty Six pounds of tobacco Costs of Suite And the said Nicholas Haggett in mercy.

Benony Eaton agt Wm Hemsley late of Talbott County otherwise called Wm Hemsley of Wye River in Talbott County in Wm Hemsley of Maryland gentl was Sumon'd to Answer unto Benony Eaton Marryner in a plea that he render unto him the Sume of Eight Thousand five hundred & nine pounds of tobacco which to him he owes & unjustly detaines &c

And whereupon the said Benony by John Rousby his Attorney saith That whereas the said W^m the tenth day of July in the yeare of our Lord One Thousand six hundred Seaventy foure by two certaine Bills Obligatory Sealed with the Seales of the said W^m here in Court produced whose dates are the day & yeare abovesaid did binde himselfe his heyres Exers Admistrs or Assignes well & truely to pay or cause to be paid unto the said Benony the full & just Sume of Eight Thousand five hundred & nine pounds of good sound Merchantable tobacco in Caske to be paid upon demand after the tenth day of October then next Ensueing the date of those preents Notwithstanding which the said Wm the said Sume of Eight Thousand five hundred & nine pounds of tobacco to the said Benony according to the tenour of the said Bills though often thereunto required hath not paid but the same to the said Benony to pay the said W^m hitherto hath denyed & still doth deny & refuse to the damage of the said Benony sixteene Thousand pounds of tobacco & thereupon he bringeth his Suite

And the said W^m Hemsley by Mathew Warde his Attorney cometh & defendeth the force & injury when &c And saith he is not Informed of any Answer thereunto to make therefore itt is considered by the Court here that the said Benony Eaton recover against the said W^m Hemsley the said Sume of Eight Thousand five hundred & nine pounds of tobacco his debt aforesaid As also the Sume of six hundred twenty six pounds of tobacco Costs of Suite

Nehemiah Blackiston

agst
Arthur Thompson late of S^t Maryes County Liber N N

was Attached to Answer unto Nehemiah

Blackiston in a plea of trespas upon the Case

And whereupon the said Nehemiah by

Kenelm Cheseldyn his Attorney Complaineth, that whereas the said Nehemiah the nineteenth day of November in the yeare of our Lord One Thousand six hundred Seaventy foure did Sell & deliver unto the said Arthur divers Goods & Merchandizes amounting in the whole to the Sume of Eight hundred and nineteene pounds of tobacco a particuler whereof is here in Court produced In consideration whereof the said Arthur did Assume upon himselfe & to the said Nehemiah did faithfully promise that he the said Arthur when thereunto required the same to him the said Nehemiah would well & truely content & pay Notwithstanding which the said Arthur the said Sume of Eight hundred & nineteene pounds of tobacco to him the said Nehemiah hath not paid though often required but the same to pay hitherto hath & still doth deny to pay to the damage of the said Nehemiah the Sume of sixteene hundred pounds of tobacco & thereupon he bringeth his Suite

And the said Arthur Thompson by John Jones his Attorney cometh & defendeth the force & injury when &c & prayeth lycence to Imparle hereunto untill next Provinciall Court, the same day is given to both partyes

Now here att this day to witt the tenth day of Aprill in the first yeare of his Lordshipps Dominion &c Annog Doni One Thousand six hundred Seaventy six came the said Arthur Thompson by his Attorney aforesaid, & saith, that as to seaven hundred seventy five pounds part of the said Sume of Eight hundred & nineteene pounds of tobacco he cannot gaine say because he oweth the same unto the said Nehemiah Blackistone in manner & forme as is above declared against him Therefore itt is Granted by the Court here that the said Nehemiah Blackiston recover against the said Arthur Thompson the Sume of Seaven hundred Seaventy five pounds of tobacco damages occasioned by the trespasse aforesaid As also the Sume of pounds of tobacco Costs of Suite

April 14th 1676.

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Upon the Petition of Hugh Brulanghan and Rose O Daniel Servants to Charles Hutchins of Somersett County and Robert Wilson of the same County. That the petition^{rs} came into this Province Servants to M^r John Derry and were to serve by Indentures under their hands & seales for the terme of foure yeares & no longer after the day of their Arrivall into this province M^r Derry assigned Over the petitioners to Edward Lappage merchant, who sold the petitioners for the Custome of the Country contrary to the true intent & meaning of their Indentures which the said Lappage would not deliver up to the petitioners.

Liber N N

Upon which said petition they pray that upon the Deposition of M^r John Derry that they were to serve but foure yeares according to Indentures that they may by Order of this Court be sett free.

Then was the said John Deery's deposition taken in Court the

tenor whereof followeth in these words Vizt.

John Deery aged twenty eight yeares or thereabouts deposeth & Saith. That Hugh Brulanghan servant to Charles Hutchins and Rose O Daniell Servant to Robert Wilson, were Obliged by Indenture under their hands & Seales to serve this deponent or his assignes foure yeares from the day of their Arrivall into this Province and no longer which tenure of foure yeares was expired in the month of March last past and further Saith not.

Whereupon it is Ordered by the Court here that the Petitioners be left to the judgment of Comissioners of Somersett County Court, upon M^r Deery's Oath.

Maryland ss

Know all men by these presents That I John Barnes Planter of Maryland in the County of St Maryes have Assigned Ordained & made & in my stead & place putt & Constituted my trusty & welbeloved wife Grace Barnes to be my true & lawfull Attorney for me & in my name & for my use to Also Sue Recover & Receive all & every such Sume of money tobacco Mrchandize due to me the said John Barnes Giveing & therefore Granting unto my said wife my whole power strength & Authority in & about the prmisses And to follow all & every such Act & Acts thing & things device & devices whatsoever in the Lawe for the Recovery of any such debts or Sumes as aforesaid for me & in my name to Sue Execute Receive & performe as fully largely & amplely in every respects to all intents construccons & purposes as I my selfe might or could doe if I was then my selfe in my proper person present Ratifying & allowing & holding firme & stable all & whatsoever my said lawfull wife shall lawfully doe or cause to be done in or about the Execution of the p^rmisses by vertue of this I sett my hand & Seale this Twenty sixth day of John Barnes (sealed) July 1676

Sealed Signed & delivered in the presence of us

marke of his Edward *G* Brotherton George ffidler

On the backside of the aforegoing Letter of Attorney was written Memorandum that on the Eleaventh day of Novemb^r in the first yeare of the Dominion of Charles Lord Baron of Baltemore &c Annog Doni 1676 before me W^m Calvert Esq^r one of his Lordshipps Justices of the Provinciall Court came George ffidler one of the wittnesses to the within written Letter of Attorney, & made Oath that he sawe Jn° Barnes Signe Seale & deliver the same as his Act & Deed to the uses therein menconed

W^m Calvert

Robert ffarrer

Wm Aubone & Robt Swaine It is the judgment of the Court here to Liber N N witt at st Maries the tenth day of April Johanna ffarrer executrix of \ 1676 That the Letter of Attorny from the said William Aubone and Robert Swaine to Mr Thomas Notley be re-

corded. The tenor whereof followeth in these words Vizt.

To all Christian people to whom this present writing shall Come William Aubone of the Towne and County of Newcastle upon Tine merchant and Robert Swaine of the Same Towne and County Saile- p. 131 maker doe Send Greeting in Our Lord God everlasting Know Yee that Wee the said William Aubone and Robert Swaine upon Speciall trust and confidence which Wee have in Our trusty and welbeloved freind Thomas Noatley merchant in Wiccocomoco in Potomacke River in Maryland have made Constituted and authorized and doe by these presents make constitute depute and authorize and in Our Steads and places putt him the Said Thomas Noatley Our true and lawfull Attorny for Us and in Our names and to Our uses to aske demand require and receive all such Goods and merchandizes whatsoever & all the product and proceed thereof as were by the Said Robert Swaine lately Shipped and Sent for Maryland in the Shipp called the Endeavour of Hull whereof John Newton is now Mr in the name of Robert fferrer who was ffactor or Agent for the Said Robert Swaine, the Same loading of Goods being Shipped by the said Robert Swaine or his Order and upon his Own Sole and proper accompt, and Since the One movety or halfe part thereof being Sold and assigned by the said Robert Swaine unto the Said William Aubone and now properly and joyntly belonging to Us the Said William Aubone and Robert Swaine Giveing and by these presents granting unto Our Said Attorny full power and lawfull authority upon receipt of the Said Goods and merchandizes and the product and proceed thereof acquittance or acquittances or any other lawfull discharge for Us and in Our names to give and deliver And upon the said Robert fferrer his refusall to deliver the Same Goods and the product thereof and to give and render a just accompt for and touching the same aswell the person of the said Robert fferrer as the said Goods and all the product and proceed thereof to arrest, attach Seize upon Sue trouble and implead, and actions plaints pleas and processe of all sorts either against him or the said Goods to comence, and the Same to full and finall end to prosecute, with power and Authority One or more Attorny or Attornyes under him in and touching the premisses to make substitute and appoint and the same at his pleasure againe to revoke And generally for Us and in Our names to Act doe execute and prosecute whatsoever else Shall or may be needfull or requisite to be done or executed for in or about the receiving and recovering of the Said goods and product thereof As fully and effectually in and to every respect and purpose as Wee

Liber N N our Selves could or might doe if Wee were personally present at the doeing thereof Ratifeing and allowing for firme and Stable all and whatsoever Our Said Attorny Shall lawfully doe or cause or procure to be done in or about the premisses by virtue of these presents. In wittnesse whereof Wee have hereunto Sett Our hands and Seales the twelfth day of August in the seaven and twentith yeare of the Reigne of Our Soveraigne Lord King Charles the Second that now is &c Annog Dom 1675 W^m Aubone (sealed) Sealed and delivered in Rob^t Swaine (sealed)

> the presence of. William brown Cuthbert Bulman

Robt Bulman Not: publ:

Thomas Walker Memorandum the three and twentith day of November in the 44th yeare of the Domini[on] of agt Caecilius Lord and Proprietary of this Province John Quigley Att a Provinciall Court held at the Citty of st Maries for the Right Honble the Lord Propry Came here in Court Thomas Walker by Charles Boteler his Attorny and exhibiteth here into Court his certaine bill against John Quigley One of the Attornyes of this Court here present in Court of a plea of trespas upon the case.

And whereupon the said Thomas Walker by Charles Boteler his Attorny complaineth that whereas the aforesaid John Quigley upon the fourth day of July Anno Dom One thousand six hundred seventy five at the Citty of st Maries aforesaid in consideration That he the said Thomas Walker being a Bricklayer at the speciall instance and request of him the said John Quigley would worke upon a cerp. 132 taine Brickhouse called the Statehouse at st Maries aforesaid which the said John Quigley then had undertaken to erect and build the Said John Quigley did then and there assure upon himselfe and to the said Thomas Walker did faithfully promise, that he the said John Quigley when thereunto required would well & truly Content and pay unto the said Thomas Walker Such a quantity of tobacco as he the Said Thomas Should reasonably deserve to have for his paines and labour therein And the Said Thomas Walker in fact saith that trusting to the faithfull promise and assumption of him the said John Ouigley in that behalfe made as aforesaid did worke as a Bricklayer upon the Said Statehouse from the Said fourth day of July 1675 until the last day of September in the same yeare for which he doth reasonably deserve to have the summe of Six thousand pounds of tobacco and caske Yet the aforesaid John Quigley his promise and assumption aforesaid not regarding but deviseing and fraudulently intending him the Said Thomas Walker in that behalfe craftily to defraud and deceive although often thereunto

required the said Thomas Walker hath in no manner paid nor Liber N N contented but him to pay hitherto hath refused and as yet doth refuse Whereupon the said Thomas Walker saith he is dampnified and hath losse to the value of Tenn thousand pounds of tobacco And thereupon he bringeth his suite

And the said John Quigley by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court the Same day is given to

both parties.

Afterwards to witt the thirtenth day of April in the yeare aforesaid came the said John Quigley by his Attorny aforesaid and Saith that he did not assume and promise in manner and forme as the said Thomas Walker above against him hath declared and of this he putts himselfe upon the Country and the Said Thomas Walker also Therefore it is comanded the Sheriff that he cause to come here twelve &c.

At which Said thirtenth day of April 1676 came aswell the Said Thomas Walker by his Attorny aforesaid and the Said John Quigley by his Said Attorny and the jurors of that jury likewise came to witt William Abestone John Askin Thomas Stonestreet Henry Rider Richard Ridgell Richard Attwood Thomas Potter Richard Chilman W^m Newport John Dash Robert Large and Nicholas Guither who being impannelled Summoned and Sworne to say the truth in the premisses and haveing heard the evidences on either part upon their Oathes doe say Wee find for the plaintiff two thousand foure hundred pounds of tobacco for three months worke with costs of suite. Whereupon it is granted by the Court that the Said Thomas Walker recover against the said John Quigley aswell the summe of two thousand foure hundred pounds of tobacco for his damages occasioned by the trespas aforesaid as also the Summe of thirteene hundred Sixty two pounds of tobacco for his costs and charges in this behalfe laid Out and expended.

John Wedge agt to answer unto John Wedge of a plea of trespas James Ringold On the case.

And whereupon the said John Wedge Complaineth by Robert Carvile his Attorny that whereas the said John Wedge is a good true faithfull and honest man of his Lopp the Right Honble the Lord Proprietary and as a good true faithfull and honest man of his Lopp the Lord proprietary that now is and of the late Lord Propry ever since his arrivall in this Province hath himselfe so behaved and governed and of good name fame Creditt and godly and honest conversation condition and gesture as well towards all his neighbours as many other Credible people of this Province to whom the said John Wedge was well

Liber N N Knowne did appeare and continue, neither any thefts Robberyes or fellonyes ever he committed or perpetrated but from all such thefts robberyes or fellonyes and from all note spott or suspition of the aforesaid Crimes or any of them untouched unspotted and unsuspected remained By pretext whereof the said John Wedge not only very much freindshipp favour and good will of his neighbours aforesaid but of all other faithfull and worthy of Creditt of the people of his said Lopp to him he drew & purchased but also divers great gaines and profitts of his Said neighbours and Other his Lopps people aforesaid by buying, selling and lawfull dealing and contracting to him the said John Wedge and his ffamily's maintenance and susteinance and gained a fruitfull encrease of wealth to him the said John Wedge notwithstanding the said James Ringold not ignorant of the premisses, plotting and malitiously contriveing the said John Wedge of his good name fame Creditt and estimation aforesaid by which hitherto he was well reputed to Spoile and altogether deprive, and the said John Wedge into Contempt and publique disgrace amongst those his neighbours and other his Lopps people aforesaid to bring in danger of looseing his life and forfeiting of all his goods and chattells lands and tenements manifestly to induce he the said James upon the sevententh day of May in the yeare of Our Lord One thousand six hundred seventy five at Langford Bay Hundred in the County of Kent and Province of Maryland aforesaid did falsely and malitiously cause the said John Wedge to be apprehended by One Robert Neaves then a Constable in the said County and carryed before two of the justices of the Peace of the County aforesaid and did then and there in the presence of divers of the good people of this Province a fault of a certaine ffellony for Stealeing of eight barrells of Indian Corne from him the Said James On him the said John Wedge did impose and thereupon the said justices at the instigation and prosecution of the said James Ringold did cause the said John Wedge to be committed to the Custody of Robert Dunn Gent Sheriff of the said County of Kent there to remaine without Bayle or mainprize till the then next Provinciall Court to be held at the Citty of st Maries Att which said Provinciall Court to witt upon the sixtenth day of November in the yeare of Our Lord One thousand six hundred seventy-five he the said James Ringold in further prosecution of his wicked and malitious contrivance aforesaid Att a Provinciall Court then held at the Citty of st Maries aforesaid in the presence and hearing of divers of his Lopps good people of this Province then and there being the said fault of ffellony hereafter in this part specified to him the said John Wedge did againe impose And afterwards to witt On the Sevententh day of November in the yeare aforesaid the said John Wedge before Charles Calvert Esg now Lord Proprietary and then Cheife justice of this Province and the rest of his Associates justices of the said Provin-

ciall Court to heare divers ffellonyes and trespasses in the said Prov- Liber N N ince perpetrated and to heare and determine assigned by the Oathes of Richard Tilghman fforeman Benja Summer Wm Dorrington Peter Archer John Bigger Robert Lashley ffrancis Wynn Arthur Turner ffrancis Kilborne John Watkins Edward Dorsey Wm Hemsley Wm Jones George Marshall John Barnes Robert Cager Thomas Osborne and Michael Gibson of the body of the said Province upon evidence by the said James against the aforesaid John Wedge then and there given the said James falsely and malitiously did procure to be indicted of that That the Said John Wedge late of Kent County Taylor (meaning the plaintiff) and Zachariah Mahugh of the same County planter the eight and twentith day of ffebruary in the three & fortith yeare of the Dominion of Caecilius &c Annog Dom One thousand six hundred seventy foure betweene the houres of twelve and One of the Clocke in the night of the same day in the County aforesaid feloniously did Steale and carry away eight barrells of Indian Corne to the value of ten shilling p barrell of the proper goods and Chattells of James Ringold then in the Said Ringolds house being found felloniously did take and carry away against the Peace of the Lord Proprietary his rule and dignity Which indictment aforesaid the said Justices at the Citty of st Maries aforesaid caused to be recorded Upon which the said John Wedge then and there was brought to the Barr in his proper person under the Custody of Clement Hill then Sheriff of the County of st Maries By the justices aforesaid he was then and there asked how he would of the fellony aforesaid to him in forme aforesaid acquitt himselfe and the said John Wedge then and there said that he in nothing was thereof guilty and there of good or evil then and there putt himselfe upon the Country and Vincent Lowe Esc who for the said Lord Proprietary in that part followed also Therefore Comand was given to the said Sheriff of st Maries County that he should make to come before the aforesaid Justices at the Citty of st Maries aforesaid twelve ffree and lawfull men of the Province aforesaid by which &c and who not &c to recognize &c because aswell &c the same day was also given to the said John Wedge Att which day being the three and twentith day of November before the justices aforesaid at the Citty of st Maries aforesaid came the aforesaid John in his proper person under the Custody of the aforesaid Sheriff of st Maries County and the said Sheriff returned the precept aforesaid Served and executed together with the pannell and names of the jury that is to say George Robbins Arthur Thompson Cuthbert ffenwick John Brookes Thomas Gant Wm King Henry Rider John Askin Richard Bayly Joseph Edloe Henry Tripp and Edward Roe And the jurors of his jury there impannelled came to speake the truth upon the premisses chosen tryed and Sworne then and there said upon their Oathes That the aforesaid John Wedge of the ffellony

Liber N N aforesaid to him in forme aforesaid imposed was not guilty, nor p. 134 for that Occasion he ever withdrew himselfe Upon which it was considered by the Court aforesaid that the aforesaid John Wedge Should goe from thence quietly As by the aforesaid judgmt and processe then before the Said Justices remaining fully appeares of Record By which pretext of which premisses the said John Wedge not Only in his Goods name same creditt and estimation aforesaid in which before he was reputed was greatly hurt and dampnified and in his body so unquiet appeared but also great store and summes or quantityes of tobacco and mony for purging exonerating and in delivering in defence of his Innocency in that part to Spend & disburse was constreyned and compelled to the losse of the said John Wedge One hundred thousand pounds of tobacco, And thereupon he bringeth his Suite

And the said James Ringold by Peter Sayer his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Provinciall Court and it is granted him the same day is given to both parties.

Now here at this day to witt the eleventh day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy Six came the said John Wedge and James Ringold by their Attornyes aforesaid & the Said James Saith that he is in nothing guilty of the prmisses in manner & forme as the Said John Wedge in his declaration aforesaid hath declared against him & of this he putts himselfe upon the Country and the plaintiff also. Whereupon Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c who neither &c to recognize &c because aswell &c Att which said eleventh day of April in the yeare aforesaid came aswell the said John Wedge and the said James Ringold by their Attorneys aforesaid as the jurors of that jury likewise came to witt Wm Abestone John Alexander James Thompson John Askin Thomas Stonestreet Henry Rider Richard Ridgell Richard Attwood Thomas Potter Wm Harris Richard Chilman and W^m Newport who being impannelled Summoned and Sworne to say the truth in the premisses and haveing heard what could be Said on either part Upon their Oathes doe Say. Wee of the jury doe find cause of action for the plaintiff and allow him for damages eleaven thousand pounds of tobacco with costs of Suite. Which verdict of the jurors aforesaid being read & heard the Said James Ringold by his said Attorny moved the Court here in Arrest of judgmt and prayed day untill the next Provinciall Court and it is granted him the same day is given to both parties.

John Ingram Giles Blizard late of Calvert County otherwise called agt Giles Blizard of Great Choptanck River in Talbott Giles Blizard County Carpenter was Summoned to answer unto John Ingram of a plea that he render unto him three

thousand five hundred and Sixty pounds of tobacco which to him Liber N N he oweth and unjustly deteineth.

And whereupon the said John Ingram by Robert Carvile his Attorny Saith that upon the first day of April in the yeare of Our Lord One thousand six hundred Seventy five the said Giles by his certaine bill or Obligation Sealed with the Seale of him the said Giles and here in Court produced whose date is the day and yeare abovesaid did confesse and acknowledge himselfe to Owe and Stand indebted to the Said John Ingram the neate quantity of three thousand five hundred and sixty pounds of tobacco. in caske to be paid at some convenient place in Great Choptanck River in the aforesaid County of Talbott. Yet notwithstanding the said Giles the said summe of three thousand five hundred and sixty pounds of tobacco to him the said John according to his said writeing Obligatory though often thereunto requested hath not paid or satisfied but the same to pay and satisfie hath altogether hitherto denyed and refused & still doth deny and refuse to the damage of the said John seven thousand pounds of tobacco and thereupon he bringeth his suite.

Now here at this day to witt the sixth day of April in the first veare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred seventy six Came the Said Giles Blizard by his proper person and defendeth the force and injury when &c and Saith nothing in barr of the action aforesaid of him the said John because he oweth the Said John the said sume of three thousand five hundred & sixty pounds of tobacco in manner and forme as the said John hath above declared against him. Whereupon it is granted by the Court here the day and yeare abovesaid That the said John Ingram recover agt the said Giles aswell the said sume of three thousand five hundred & Sixty pounds of tobacco the debt aforesaid as also the Sume of pounds of tobacco costs of Suite and the said Giles in mercy.

Daniel Jenifer agt of Mathew Stone

Mathew Stone late of Calvert County Ex- p. 135 ecutor of the last Will and Testament of Mathew Stone execut^r [Mathew Stone deceased was Summoned to answer unto Daniel Jenifer of a plea that he render unto him five hundred and fifty

pounds of tobacco which to him he oweth and unjustly deteineth

And whereupon the said Daniel by Robert Carvile his Attorny Saith that whereas the said Mathew Stone deceased upon the third day of September in the yeare of Our Lord One thousand six hundred Sixty eight did by his certaine bill or writeing Obligatory Sealed with the Seale of him the Said Mathew th'elder and here in Court produced whose date is the day and yeare aforesaid confesse and acknowledge himselfe to Owe and Stand indebted to the said Daniel in the full and just Summe of five hundred and fifty pounds

Liber N N of good Sound merchantble tobacco in caske to be paid to the said Daniel upon demand Yet the Said Mathew th'elder in his life time nor the said Mathew the Younger since his death the said Summe of five hundred and fifty pounds of tobacco to him the Said Daniel though often thereunto required hath not paid but the same to pay hath hitherto denyed and still doth deny to the Damage of the said Daniel One thousand pounds of tobacco And thereupon he bringeth his suite.

> And the Said Mathew Stone by Benja Rozer his Attorny Cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Court and it is granted unto him the same day is given to both parties.

> Now here at this day to witt the thirtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy six came the said Daniell by his Attorny aforesaid but the said Mathew came not but made default and the said Daniel did acknowledge the receipt of two hundred and ten pounds of tobacco part of the said summe of five hundred & fifty pounds of tobacco Whereupon it is granted by the Court here that the said Daniel Jenifer recover against the estate of the Said Mathew Stone deceased the summe of three hundred and forty pounds of tobacco the remainder of the said summe of five hundred and fifty pounds of tobacco, (and as to the said summe of two hundred and ten pounds of tobacco the said Daniel goe thereof without day.) and also the summe of five hundred eighty seaven pounds of tobacco costs of suite But so as execution thereof cease untill assetts of the estate of the said Mathew Stone deceased come to the hands or possession of the defendant.

Robert Carvile Tho: Carleton

Arthur Carleton administrator of the goods and Chattells of Thomas Carleton deceased Arthur Carleton adm^r otherwise called Thomas Carleton of the County of Cecil Gent was summoned to answer unto Robert Carvile Gent One of the

Attornyes of this Court according to the Liberties and priviledges &c allowed in a plea that he render unto him the full and just quantity of Eight hundred pounds of tobacco which from him he unjustly deteineth.

And whereupon the said Robert Carvile in his proper person saith that whereas the Said Thomas Carleton in his life time to witt the thirtenth day of October in the yeare of Our Lord One thousand Six hundred Seventy foure did by his certaine bill or writeing Obligatory Sealed with the Seale of him the Said Thomas and here in Court produced whose date is the same day and yeare abovesaid confesse and acknowledge himselfe to be holden and firmly indebted unto the said Robert Carvile the full and just quantity of Eight

hundred pounds of good Sound merchantable tobacco and caske to Liber N N be paid to the Said Robert upon demand, Yet the said Thomas in his life time nor the said Arthur Since his death to whom administration of all and Singular the goods chattells and creditts of the said Thomas is committed the said summe of eight hundred pounds of tobacco though often thereunto required hath not paid but the same to pay hath denyed and as yet doth deny to the damage of the said Robert sixteen hundred pounds of tobacco and thereupon he bringeth his Suite.

And the Said Arthur Carleton by Mathew Warde his Attorny cometh and defendeth the force and injury &c and prayeth liberty to imparle hereunto untill next Court and it is granted him the same day is given to both parties.

Now here at this day to with the thirtenth day of April in the first veare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy Six came the said Robert Carvile in his proper person and offered himselfe against the said Arthur p. 136 in the plea aforesaid but the said Arthur came not but made default Whereupon it is granted by the Court here that the said Robert Carvile recover of the estate of the Said Thomas Carleton aswell the sume of eight hundred pounds of tobacco the debt aforesaid as also the summe of five hundred sixty Seaven pounds of tobacco costs of suite.

ffrancis Maude) Ambrose Bayley late of Charles County otherwise called Ambrose Bayley of Charles County Car-Ambrose Bayly penter was Summoned to answer unto ffrancis Maude of Calvert County of a plea that he render unto him the full and just summe of fourteen hundred pounds of good sound merchantable tobacco and caske which to him he doth Owe and from him unjustly doth deteine

And whereupon the said ffrancis Maude by Charles Boteler his Attorny saith that whereas the aforesaid Ambrose Bayly upon the three and twentith day of May in the yeare of Our Lord One thousand Six hundred Seventy-three by his certaine bill or writeing Obligatory Sealed with the Seale of him the Said Ambrose and by the Said ffrancis here in Court produced whose date is the day and yeare aforesaid did bind himselfe his heirs executors and administrators to pay or cause to be paid unto ffrancis Maude of Calvert County his heirs executors administrators or assignes the full & just quantity of fourteen hundred pounds of good Sound merchantable tobacco and caske which said tobacco the said Ambrose did engage to pay in his Excellency Charles Calvert hands upon demand Yet the said Ambrose Bayley although often thereunto required the Said Summe of fourteen hundred pounds of tobacco

Liber N N hath not paid but the Same to pay hath refused and as yet doth refuse Whereupon the said ffrancis saith he is dampnified and hath losse to the value of two thousand pounds of tobacco and thereupon he bringeth his Suite.

And the said Ambrose by Benja Rozer his Attorny comes and defendes the force and injury when &c and prayeth heareing of the writeing aforesaid and it is read unto him he also prayeth heareing of the endorsement of the Said writeing and it is read unto him in these words vizt memorandum this bill is not to be delivered to the said ffrancis Maude unlesse he finish two sixty foot Tobacco houses now at this present date which are a building at Rich-Neck, which said houses so finished then to be delivered, which being read and heard the said Ambrose by his Attorny aforesaid prayeth liberty to imparle here untill next Court and it is granted him the Same day is given to both parties.

Afterwards to witt the eleventh day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy six came the said ffrancis by his Attorny aforesaid and Offered himselfe against the said Ambrose and the said Ambrose by John Jones his Attorny came likewise and the Said Ambrose Saith nothing in barr or avoidance of the action aforesaid of him the Said ffrancis whereupon the Said ffrancis remaineth against the said Ambrose thereupon undefended Therefore it is granted by the Court here that the Said ffrancis recover against the Said Ambrose Bayley the said summe of fourteen hundred pounds of tobacco together with One thousand forty five pounds of tobacco costs of suite. and the said Ambrose Bayley in mercy.

Know all men by these p^rsents That I Richard Wharton of Boston M^rchant doe hereby nominate Constitute & appoint Richard Gardner of Maryland & Samuel Winslow of Boston Mrchants or either of them to be my true & lawfull Attorney or Attorneys in my behalfe & in the behalfe of any person or persons Interested or concerned with me in Company to aske demand Receive & Recover all & every such Sume or Sumes of money tobacco or Mrchandize of any kinde or sort whatsoever as may from any person or persons whatsoever be or become due or payable to me or any person formerly Imployed by me or Intrusted with any thing appertaining to my selfe alone or to my selfe & Company either in Virginia or Maryland And I doe hereby Authorize & Impower my said Attorneys & either of them either by a course of Lawe or Composicon to doe transact & Conclude any of the aforesaid concernments as fully & absolutely as I my selfe might or could being personally preent Promising by these p^rsents to Ratifie Confirme & Approue all their p. 137 lawfull Proceedings & to discharge them from all their reasonable

undertakeings in the prmisses Wittnes my hand & Seale this 15th of Liber N N Septembr 1676.

Sealed & deliuered in prence of Ri: Wharton (sealed)

Jnº. ⊚ Chabb W^m → Jones

his marke his marke

Underneath the aforegoing Letter of Attorney was written Vizt W^m Iones one of the Wittnesses to the aboue Letter of Attorney made Oath this Eighteenth day of Decembr 1676, that he sawe the abovesaid Richard Wharton Seale & deliver the said Letter of Attorney as his Act & Deed

Coram me Tho Notley

These are to Certifie unto all whom itt shall concerne That on this prsent 14th day of Septembr Anno Ris Caroli sidi nunc Angt &c Vicesimo octavo Annog Doni 1676. Joseph Coxe of the Citty of Bristoll gentl came personally before me Sr Robert Cann Knt & Civitas Barron^t Mayor of the said Citty & did Depose and make Voluntarily Oath on the Holy Evangelists of God by him taken That he did see the Originall Writing or Letter of Attorney (whereof the locus Sigilli writing hereunto annexed is a true copy) Signed Sealed & delivered by Josias Teate whose name is thereunto sett & Subscribed on or neer about the day of the date of the same being the third day of ffebruary 1674 And that thereupon he this Depont & also Wm Cox (whole name is also there underwritten) did sett & Subscribe their names as Wittnesses to the Ensealing & delivery of the said Originall letter of Attorney And did further Depose that he the said Joseph Cox hath carefully & deligently Examined the said Writing hereunto annexed with the said Originall Letter of Attorney And that itt is a true Copy thereof All which upon request I doe hereby Certifie In testimony whereof I have hereunto sett my hand & comon Seale of my Office of Mayoralty the day & yeare first above written Robert Cann Mayor Joseph Cox Romsev

Know all men by these preents That I Josias Teate of ffayland in the parish of Wraxall in the County of Som^rsett Marriner haue Assigned Ordeyned Constituted Authorized & Appointed & by these prsents doe Assigne Ordeyne Constitute Authorize & Appoint & in my stead & place putt & Depute Rachell my loveing wife to be my true & lawfull Attorney for me in my name & to my use to aske demand Leavy Sue for recover & receive all debts dutyes Sume & Sumes of money Rent yearely payments Mrchandizes Legacyes money due by bond bill or otherwise And all other demands whatsoever which now are or hereafter shall be due & payable or belonging or to be deliuered unto me by or from any person or persons whatsoever or wheresoever Giveing & by these preents Granting unto my said Attorney my full power & lawfull Authority in the p^rmisses to doe say performe & finish for me & in my name all & every such

Liber N N Act & Acts thing & things device & devices in the Lawe whatsoever for the recovery thereof or any part thereof as fully largely & amply in every respect as I my selfe might or could doe if I were personally prsent att the doeing thereof And any person or persons for not paying or delivering or neglecting to pay or deliuer the same or any part thereof to Sue Arrest implead imprison and Condemne or cause to be Sued Arrested Imprisoned & Condemned & against them or any of them to gett & procure Judgemt or Judgemts Execucon or Execucons And upon Satisfaccon giuen or to be giuen them or any of them their heyres Execrs or Admrs for me & in my name by writing or otherwise to Release Acquitt & discharge, one or more Atp. 138 torney or Attorneys in Execucon Of any of the prmises to Substitute & Appoint & againe att her pleasure to Revoke Ratifying allowing & confirming all & whatsoever his said Attorney shall lawfully doe or cause to be done in or about the Execucon of the prmisses by vertue of these preents In wittnes whereof I have hereunto sett my hand & Seale the third day of ffebruary in the seaven & Twentieth yeare of the reigne of our Sovereigne Lord King Charles the second over England &c Annog Doni 1674. Sealed & delivered in the Josias Teate

presence of Wm Cox Joseph Cox

To all Xpian People to whom this present writing shall come Rachell Teate wife of Josias Teate of the Citty of Bristoll Marriner sendeth Greeting Whereas the said Josias Teate by his Deed under his hand & Seale beareing date the third day of ffebruary in the seaven & Twentieth yeare of the Reigne of our Sovereigne Lord King Charles the second over England &c Annog Doni 1674 did Assigne Ordeyne Constitute Authorize Appoint & in his stead & place putt & Depute me the said Rachel his true & lawfull Attorney for him & in his name & to his use to aske demand Leavy Sue for recover & receive all debts dutyes Sume & Sumes of money Rent yearely paymts Mtchandizes Legacyes money due by bond bill or otherwise & all other demands whatsoever which were then or thenafter should be due & payable or belonging or to be deliuered unto him by or from any person or persons whatsoever or wheresoever And did also thereby Authorize & Appoint me the said Rachell to Substitute & Appoint one or more Attorney or Attorneys in Execucon of any of the prmises & the same againe att her pleasure to revoke As in & by the said Deed amongst divers other things therein contained relacon being thereunto had more att large itt doth & may Appeare Now know ye that I the said Rachell Teate according to & by vertue of the power & Authority to me given in & by the said recited Deed have Constituted Appointed Authorized & made And by these presents doe Constitute Appoint Authorize & make & in my place & stead putt Stephen Luffe of the Citty of Bristoll Mrchant my true & lawfull Attorney for me & my said Husband & in his & my name & names or in the name of either of us & to our owne use

& behoofe to Aske demand Sue for Leavy recover & receive all Liber N N such Sume & Sumes of money Goods Wares Mrchandizes debts dues & demands whatsoever which are due oweing or belonging to my said Husband or myselfe or deteyned from us by William ffoord now Inhabitant in great Choptank in Maryland either by bill bond booke Accompt or otherwise for any matter or cause whatsoever or by any other wayes or meanes whatsoever Giveing & hereby Granting unto my said Attorney full power & lawfull Authority in the p^rmisses the said W^m ffoord his Exec^{rs} & Admist^{rs} & his their & every of their Goods & Chattells to plaint Sue Arrest Attach declare Implead imprison cause to be Condemned & out of Prison to deliver Letters of Acquittance & other sufficient discharge in both or one of our names to make Seale & Execute Attorneys one or more under him to sett & Substitute & the same att his pleasure to revoke And to use all other lawfull wayes & meanes in Order to the recovery of the same And further to conclude & make Composicon touching the prmisses And generally to doe & Execute all such further & other Acts & things as shall be needfull & necessary to be done in Execucon of the prmisses & that as Effectually in every respect as my said Husband or I myselfe might doe if we were personally prsent Ratifying & allowing all & whatsoeuer my said Attorney shall doe or cause To be done in the prmisses by these prsents p. 139 In Wittness whereof I the said Rachell Teate have hereunto sett my hand & Seale the fourteenth day of Septembr in the Eight & Twentieth yeare of the Reigne of our Sovereigne Lord King Charles the second over England &c Annog Doni 1676.

Sealed & deliuered in the prence of Rachell Teate (sealed)

W^m Trego W^m Sankoe Geo: Sillivan Jnº Luffe

Underneath the aforegoing Letter of Attorney was written Vizt 23th Novembr 1676

W^m Trego one of the Wittnesses hereunto came before me & made Oath that he saw the aforesaid Rachell Teate Seale & as her Act & Deed deliver the above Written Letter of Attorney

Thoma Notley

Know all men by these preents That I Joseph Byles of Shastone in the County of Dorsett Mrchant haue made Assigned Ordained Authorized Deputed & Appointed & in my stead & place by these prsents haue putt & Constituted my welbeloved friend Mr Stephen Luffe of the Citty of Bristoll Mrchant my true & lawfull Attorney for me & in my name & stead & to my use to aske Levy demand recover require & receive of Wm Mackdowell on the Clifts in Maryland Planter Eight & Twenty hundred of tobacco which he oweth to me, & of ffrancis Roberts of Dam-quarter in Maryland Planter nine hundred forty two pounds Weight of tobacco which he oweth to me Giveing & by these preents Granting to my said Attorney my whole & full power and Authority in the prmisses to Sue Arrest

Liber N N implead imprison & Condemn the said W^m Mackdowell & ffrancis Roberts their Execrs or Admrs for me & in my name in any Court Spiritual & temporall before any Judge or Justices And the same W^m Mackdowell & ffrancis Roberts their Execrs or Admrs out of prison againe to deliuer And upon the receipt of the said peells of tobacco one or more lawfull Acquittance or Acquittances discharge or discharges for me & in my name to Seale make & deliver And also one or more Attorney or Attorneys under him to Substitute & Appoint & att his pleasure againe to revoke And further to doe Execute performe & finish for me & in my name all & singular things which shall or may be necessary touching & concerning the prmisses as throughly & wholy as I the said Joseph Byles in my owne person might or coulde doe in or about the same Ratifying Confirming & allowing whatsoever my said Attorney shall so doe or cause to be done in the p^rmisses by these p^rsents In Wittnes whereof I haue hereunto sett my hand & Seale this seaventh day of September in the Eight & twentieth yeare of the Reigne of our Sovereigne Lord Charles the second now King of England & Annog Doni 1676. Sealed & deld in the prence of Joseph Byles (sealed) W^m Sankoe Geo: Silliuan

On the backside of the aforegoing Letter of Attorney was written Viz^t

24th Novembr 1676

George Sillivan one of the wittnesses to within written Letter of Attorney came before me & made Oath that he saw the within named Joseph Byles Seale & as his Act & Deed deliuer the within written Letter of Attorney

Thoma Notley

Know all men by these p^rsents That I Richard White Marryn^r p. 140 late Comand^r of the Shipp Hope of Bristoll haue Assigned Ordained & made & in my stead & place putt & Constituted my trustly & welbeloved friend Stephen Luffe of the Citty of Bristoll Mrchant to be my true & lawfull Attorney for me in my name & to my use to aske Sue for Levy require recover & receive of William Dare & all & every person & persons whatsoever now or late resident in the Province of Maryland or Virginia all & every such debts & Sumes of money Goods & Mrchandizes whatsoeuer as are due unto me by any meanes whatsoever Giveing & granting unto my said Attorney my full power strength & authority in & about the prmises, and upon the Receipt of any such debts as aforesaid Acquittances or other discharges for me & in my name to make Seale & deliuer & all & every other Act or Acts thing & things device & devices in the Lawe whatsoever needfull & necessary to be done in or about the p^rmises for the recovery of any such debts as aforesaid for me & in my name to doe Execute & performe as fully largely & amply in every respect to all intents construccons & purposes as I my selfe might or could doe if I were psonally preent Ratifying allowing & Liber N N holding firme & stable all & whatsoeuer my said Attorney shall lawfully doe or cause to be done in or about the Execucon of the same by vertue of these prsents In wittnes whereof I have hereunto sett my hand & seale this twenty third day of August Annog Dni Richard White (sealed) 1676.

Signed Sealed & deliuered in the prsence of Wm Trego Bryan Tandy

Underneath the aforegoing Letter was written Vizt Novembr 23th 1676.

Wm Trego made oath before me the day & yeare above written upon the Holy Evangelist, that he saw Richard White the above Attorner Signe Seale & as his Act & Deed deliuer the above written Letter of Attorney Thoma Notley

Know all men by these prsents That I Elizabeth Blackborow Daughter & Exect of Stephen Warrine of the Citty of Bristoll Marryn^r deceased haue Assigned Ordeyned Constituted Authorized & Appointed And by these presents doe Assigne Ordeyne Constitute Authorize & Appoint & in my stead & place putt & Depute my welbeloved friend Stephen Luffe of the Citty of Bristoll aforesaid M^rchant to be my true & lawfull Attorney for me & in my name & to my use to aske demand Levy Sue for recover & receive all such Sume & Sumes of money Goods Wares Mrchandizes debts dues & demands whatsoever which are due oweing or belonging to me or deteyned from me by Thomas Todd late Inhabitant in Virginia now in the Province of Maryland either by bill bond booke Accompt or otherwise for any matter or cause whatsoever or by any other wayes or meanes whatsoever Giveing & by these preents Granting unto my said Attorney my full power & lawfull Authority in the prmisses the said Thomas Todd his Exrs & Adrs & his their & every of their Goods & Chattels to plaint Sue Arrest Attach Declare implead imprison cause to be Condemned & out of prison to deliuer Letters of Acquittance & other sufficient discharges in my name to make Seale & Execute Attorneys one or more under him to sett & Substitute & the same & his pleasure to revoke & to use all other lawfull wayes & meanes in Order to the recovery of the same And further to Conclude & Make composicon touching the prmisses, & p. 141 generally to doe & Execute all such further & other Acts & things as shall be needfull & necessary to be done in Execucon of the prmisses & that as Effectually in every respect as I myselfe might doe if I were psonally preent Ratifying & allowing all & whatsoever my said Attorney shall doe or cause to be done in the prmisses as by these prsents In wittnes whereof I the said Elizabeth Blackborow haue hereunto sett my hand & Seale the two & Twentieth day of Septembr in the Eight & Twentieth yeare of the Dominion of our

Liber N N Sovereigne Lord King Charles the second over England &c Annoq Doni 1676. Elizabeth Blackborow (sealed)

Signed Sealed & deliuered in the p^rsence of

Jnº Woodward Tho: ffarmer Wm Trego

Underneath the aforegoing Letter of Attorney was written Viz^t 23th Novemb^r 1676

Then came the said W^m Trego & Woodward two of the Wittnesses & made Oath before me that they saw the said Eliz^a Blackborow Seale & as her Act and Deed deliuer the aboue Written Letter of Attorney

Thoma Notley

Know all men by these preents That I Edward Watkins of the Citty of Bristoll Marrin^r for my selfe & Comp^a haue Constituted Authorized & Appointed & by these p^rsents doe Constitute Authorize & Appoint & in my stead & place putt Stephen Luffe of the said Citty M^rchant now bound for Maryland my true & lawfull Attorney for me in my name & to my use & Compa to aske Levy recover & receive of & from Thomas Walker of Wiccocomoco in Som^rsett County in the Province of Maryland Mrchant his heyres Exrs Adrs & all & every person & persons his or their heyres Exrs Adrs whom itt shall concerne either in Maryland or Virginia all & every such Sume & Sumes of money debts Goods Wares Mrchandizes dues & demands whatsoever which are due oweing or detained from me & Compa by the said Tho: Walker or any other person or persons or any of them for any matter or cause upon any contract or by any wayes or meanes whatsoever whether the same be due by bill bond specialty booke score Accompt or otherwise Giveing & hereby Granting to my said Attorney full power good right & lawfull authority in the prmisses the said person & persons or any of them their Exrs & Admrs & his & their Goods or Chattels to Sue Arrest Attach declare implead imprison & out of prison to deliuer Letters of Acquittance & other discharges in my name & Compa to make Seale & Execute Attorneys one or more under him to sett & Substitute & the same att his pleasure to revoke & further make Composicon & generally to doe & Execute all & every further Act & Acts thing & things whatsoever requisite to be done in relation to the p^rmisses And that as amply & Effectually in every respect as I myselfe might doe the same if I were personally p^rsent Ratifying & allowing all & w^tsoever my said Attorney shall doe or cause to be done in the primisses by these presents In Wittnes whereof I have hereunto putt my hand & Seale dated the six & Twentieth day of Septembr in the Eight & Twentieth yeare of the reigne of our Sovereigne Lord Charles the second by the grace of God King of England Edw Watkins (sealed) Signed Sealed & deliuered in the presence of

Richard Paris Geo: Tyte 23th Nov^r 1676.

On the backside of ye aforegoing Letter of Attorney was written Vizt

Liber N N

Came the within named Geo: Tyte & made Oath before me that he saw the within named Edward Watkins Seale & as his Act & Deed deliner the within written Letter of Attorney

Thoma Notley

Arthur Carleton late of Cecil County otherwise p. 142 John Baker called Arthur Carleton of the County of Ann agt Arthur Carleton | Arundell in the Said Province Gent was Sumoned to answer unto John Baker of a plea that he render unto him One hundred and eight pounds of tobacco which to him he oweth and unjustly deteineth &c.

And whereupon the said John by Robert Carvile his Attorny saith that whereas the said Arthur upon the fiftenth day of ffebruary 1674 by his certaine bill or writeing Obligatory Sealed with the seale of him the said Arthur and here in Court produced whose date is the day and yeare abovesaid did confesse himselfe to owe and Stand indebted to the said John in the said summe of One hundred and eight pounds of tobacco to be paid in the Said County conveniently upon demand Yet notwithstanding the Said Arthur the said Summe of One hundred and eight pounds of tobacco to him the Said John though often thereunto required hath not paid but the same to pay hath hitherto denyed and Still doth deny to the damage of the said John five hundred pounds of tobacco And thereupon he bringeth his suite.

And the Said Arthur by Mathew Warde his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted unto him the same day is given to both parties.

Afterwards to wit the tenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. came the said John Baker by his Attorny aforesaid and offered himselfe against the Said Arthur in the plea aforesaid but the said Arthur came not but made default. whereupon it is granted by the Court here that the said John Baker recover against the Said Arthur Carleton aswell the said Summe of One hundred & Eight pounds of tobacco the debt aforesaid as also the Summe of five hundred Seventy nine pounds of tobacco costs of Suite.

Joseph Eaton agt Inº Michell James

John Michell James Clayland and Edward Winckles late of Talbott County otherwise called John Michell James Cleyland & Ed: Winckles | Cleyland and Edward Winckles of the County of Talbott in the Province of

Maryland were Sumoned to answer unto Joseph Eaton of London Marriner in a plea that they render unto him the summe of Seaven Liber N N thousand pounds of tobacco which to him they owe and unjustly deteine &c.

And whereupon the said Joseph by John Rousby his Attorny Saith That whereas the said John Michell James Clayland and Edward Winckles by their certaine bill Obligatory sealed with their seales here in Court brought whose date is the two and twentith day of May in the yeare of Our Lord 1674 did acknowledge themselves to be holden and firmly bound joyntly and Severally their severall heirs executors and admrs in the Summe of seaven thousand pounds of good sound merchantable tobacco and caske to be paid convenient in Myles River unto the Said Joseph his heirs executors admrs or assignes at or before the tenth day of October then next ensueing the date of those presents Notwithstanding which the said John Michell James Clayland and Edward Winckles the said summe of seaven thousand pounds of tobacco to the said Joseph according to the tenor of the said bill have not paid but the Same to him to pay they and every of them have denyed and as yet doe deny and refuse to the damage of the Said Joseph twelve thousand pounds of tobacco And thereupon he brings his suite &c.

And the aforesaid John James and Edward by Mathew Warde their Attorny come and defend the wrong and injury when &c and they pray the heareing of the Said bill Obligatory and it is read unto them and they also pray the hearing of the condition of the Said bill Obligatory and it is read unto them in these words The Condition of this Obligation is Such that if the abovesaid John Michell James Clayland or Edward Winckles them their heirs execut^{rs} or admrs doe well and truly pay or cause to be paid unto the abovesaid Joseph Eaten his admrs or assignes the full and just Summe of three thousand five hundred and fifty pounds of good tobacco as abovesaid convenient as abovesaid then this present Obligation to be void and of none effect otherwise to Stand in full force strenght and virtue In wittnes whereof the partyes abovementioned have hereunto sett Our hands and Seales the day and yeare abovewritten. Which being read and heard the said John Michell James Cleyland and Edward Winckles by their Attorny aforesaid pray licence to imparle hereunto untill the next Provinciall Court, and it is granted them the Same day is given to the Said Joseph Eaton.

Now here at this day to witt the tenth day of April in the first yeare of the Dominio[n] of Charles Lord Baltemore &c Annog Dom 1676 Came the said Joseph Eaton by his Attorny aforesaid and offered himselfe against the Said John Mitchell James Clayland and Edward Winckles in the plea aforesaid but the said John James & Edward came not but made default whereupon it is granted by the Court here that the said Joseph Eaton recover against the said John Michell James Clayland and Edward Winckles aswell the summe of Seaven thousand pounds of tobacco the debt aforesaid as

also the summe of five hundred eighty eight pounds of tobacco for Liber N N his cost and charges in this behalfe laid Out and expended.

Garret Vansweringen Benjamin Cloyster late of Calvert County p. 143 planter was attached to answer unto Garret agt Vansweringen in a plea of trespas upon the Benja Cloyster

And whereupon the said Garret by Kenelm Cheseldyn his Attorny compaineth That whereas the said Benjamin the sixtenth day of May Anno Dom 1674 was and Stood indebted unto him the said Garrett in the just summe of two hundred & forty pounds of tobacco for divers liquors and accomodations before that time had and received, a particular whereof is here in Court produced and being so indebted the said Benjamin in consideration thereof did assume upon himselfe and to the said Garrett did faithfully promise that he the said Benjamin the aforesaid summe of two hundred and forty pounds of tobacco to him the said Garrett when thereunto required would well & faithfully content & pay notwithstanding which the said Benjamin his promise and assumption so as aforesaid made little regarding but deviseing & fraudulently intending him the said Garrett of the aforesaid summe of two hundred & forty pounds of tobacco to deceive & defraud, the aforesaid Summe of two hundred & forty pounds of tobacco to him the said Garrett though often thereunto required hath not paid but the same to him to pay hath hitherto denyed & Still doth deny to the damage of him the said Garrett whereupon he saith he is dampnified & hath losse to the value of foure hundred & eighty pounds of tobacco & thereupon he bringeth his suite.

And the said Benjamin by John Rousby his Attorny cometh and defendeth the force and injury when &c and prayeth licence to imparle here untill next Provinciall Court and it is granted him the same day is given to both parties.

Now here at this day to witt the tenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. Came the said Garrett by his Attorny and the said Benjamin by his Attorny came like wise and the Said Benjamin Saith nothing in barr or avoidance of the action aforesaid of him the said Garrett Whereupon it is granted by the Court here that the Said Garrett Vansweringen recover against the said Benjamin Cloyster the summe of two hundred & forty pounds of tobacco for his damages Occasioned by the trespas aforesaid as also the summe of

pounds of tobacco costs of Suite.

agt Benja Cloyster

Garrett Vansweringen Benjamin Cloyster late of Calvert County otherwise called Benjamin Cloyster of the County of Calvert in the Province of Maryland was Sumoned to answer unto Garrett

Liber N N Vansweringen in a plea that he render unto him nine hundred pounds of tobacco which to him he oweth & unjustly deteineth &c.

And whereupon the said Garrett by Kenelm Cheseldyn his Attorny Saith that whereas Said Benjamin the fourtenth day of May Anno Dom 1674 by his certaine bill Obligatory Sealed with the Seale of him the said Benjamin and here in Court produced whose date is the day and yeare abovewritten was holden and firmly bounden unto him the said Garrett in the full & just quantity of nine hundred pounds of good sound merchantable tobacco in caske being for a valuable consideration already received to be paid unto him the said Garrett or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes convenient in the County as aforesaid On demand notwithstanding which the said Benjamin the aforesaid summe of nine hundred pounds of tobacco to him the said Garrett according to his said writeing Obligatory hath not paid but the same to pay hath altogether denyed and still doth deny whereupon he saith he is dampnified and hath losse to the value of eighteene hundred pounds of tobacco & thereupon he bringeth his suite.

And the said Benjamin by John Rousby his Attorny cometh and defendeth the force & injury when &c and prayeth licence to imparle here untill the next Court and it is granted him the same day is given to both parties.

Now here at this day to witt the tenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the Said Garrett Vansweringen by his Attorny and the Said Benjamin by his Attorny came likewise and the said Benjamin Saith nothing in barr or avoidance of the action aforesaid of him the said Garrett Whereupon it is granted by the Court here that the said Garret recover against the said Benjamin aswell the summe of nine hundred pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of suite.

John Quigley & Garrett
Vansweringen

agt

Kenelm Lochmachling of Charles County
otherwise called Hanelm Lochmachling of
the County of Charles was sumoned to
answer unto John Quigley and Garrett
Vansweringen in a plea that he render unto

them five hundred eighty five pounds of tobacco which to them he owe & unjustly deteine.

And whereupon the said John and Garrett by Kenelm Cheseldyn their Attorny say that whereas the said Kenelm the eighth day of January Anno Dom 1672 by his certaine writeing obligatory sealed with the Seale of him the Said Kenelm and here in Court produced whose date is the same day and yeare abovewritten was holden & firmly indebted unto them the said John and Garrett in the full & just quantity of five hundred eighty and five pounds of good Sound

merchantable tobacco and caske to be paid unto them the said John Liber N N and Garrett their heirs executors administrators or assignes in some convenient place in the County aforesaid upon the first day of January next ensueing notwithstanding which the said Kenelm the afore- p. 144 said summe of five hundred eighty five pounds of tobacco to them the said John and Garrett according to his said writeing Obligatory hath not paid but the same to pay hath altogether denyed and Still doth deny whereupon they Say they are dampnified and have losse to the value of One thousand pounds of tobacco & thereupon they bring their Suite.

And the said Kenelm Lochmachling by Benjamin Rozer his Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto until the next Court and it is granted him the same day is given to the said John and Garrett.

Now here at this day to witt the tenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said John and Garrett by their Attorny aforesaid and the said Kenelm by his Attorny came likewise and the said Kenelm saith that as to two hundred and fifteene pounds of tobacco part of the said summe of five hundred eighty five pounds of tobacco in the declaration mentioned he cannot gainsay but the he oweth the same to them the said John and Garrett in manner and forme as they have declared against him as to three hundred & Seventy pounds of tobacco the residue of the said summe of five hundred eighty five pounds of tobacco he hath paid. Whereupon it is granted by the Court here that the said John and Garrett recover against the said Kenelm Lochmachling the Summe of two hundred & fifteene pounds of tobacco the remainder of the said summe of five hundred eighty five pounds of tobacco as also the summe of

pounds of tobacco costs of Suite. but So as execution thereupon cease untill the tenth day of October next

Ralph Hutchinson) George Hurlock late of Talbott County planter was attached to answer unto Ralph Hutchinson George Hurlock of New Yorke Gent in a plea of trespas upon the case.

Whereupon the said Ralph by Vincent Lowe his Attorny complaineth and Saith that whereas the said George On the nine & twentith day of November Annog Dom 1674 did owe and Stand indebted unto him the said Ralph the summe of three thousand three hundred pounds of arranocco tobacco and One hundred of Sweet sented tobacco as by the accompt here annexed may more fully appeare the particulars whereof is there exprest In consideration whereof the said George did assume upon himselfe and to the said Ralph did faithfully promise the aforesaid summe of three thousand three hundred pounds of Arranocco tobacco and One hundred pounds

Liber N N of Sweet sented tobacco to him the said Ralph would pay when thereunto required Yet notwithstanding his promise & assumption the aforesaid summe of three thousand three hundred pounds of arranocco tobacco and One hundred pounds of Sweet sented tobacco the said George to him the said Ralph hath not paid though often thereunto required whereupon the said Ralph saith he is dampnified and hath losse to the value of five thousand pounds of tobacco, and thereupon he bringeth his suite.

And the said George by John Rousby his Attorny cometh and defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Court and it is granted him the same day

is given to the said Ralph.

Afterwards to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Parties by their said Attornyes and the said George Saith that he did not assume and promise in such manner & forme as the Said Ralph hath declared against him and of this he prayeth the judgment of the Court if the Said Ralph his action against him ought to have and the said Ralph likewise. Whereupon it is the judgment of the Court here that a nonsuite be awarded the defendant and that the said George recover against the said Ralph the summe of Eight hundred Sixty three pounds of tobacco for his costs and charges in this behalfe laid Out & expended and the Said Ralph in mercy.

Philip Calvert Esq Memorandum that this present Court to witt the sixtenth day of November in the 44th yeare agt of the Dominion of Caecilius &c Anno Dom John Quigley 1675 Came here into Court the Honble Philip Calvert Esg Chancellour of this Province and One of the justices of this Court by Robert Ridgely his Attorny and exhibitteth his certaine bill against John Quigley Gent One of the Attornyes of this Court of a plea wherefore by force and armes he the said John Ouigley On and upon a certain man Slave named Robin an Indian of the proper goods & chattells of him the said Philip an assault did make, and the Same Slave did beate, wound mayern & evil intreate, whereby of his life it was despaired and other Enormityes did then and there doe to the great damage of the said Philip and against the Peace &c.

And whereupon the said Philip Calvert by Robert Ridgely his Attorny saith that whereas the said John Quigley the foure and twentith day of May in the 43th yeare of the Dominion of Caecilius &c Annog Dom 1675 at the Citty of st Maries with force and armes &c in and upon a certaine Indian Slave (of the proper goods & Chattells of him the said Philip) called Robin the Indian (by trade a Sawyer & Carpenter) an assault did make and the same Slave

Robin the Indian with a certaine Gunn of the value of five shillings Liber N N Sterling which he the said John Quigley in both his hands then and there had and held, did beate, wound mayen and evil entreate, whereby of his life it was despaired, of which beateing and mayming p. 145 the Said Slave Robin the Indian from the Said foure and twentith day of May in the yeare aforesaid untill the eightenth day of June then next following did languish and was not able to serve the Said Philip in the Art or mistery of a Sawyer nor as yett to use his broad axe or any other tooles and doe such worke as he before was able to doe, to the great damage of him the Said Philip and against the peace &c Whereupon the said Philip Calvert Saith he is dampnified & hath lost to the value of Six thousand pounds of tobacco And thereupon he bringeth his suite.

And the said John Quigley in his proper person cometh & defendeth the force & injury when &c and prayeth liberty of Speakeing hereunto untill the next Court & it is granted him, the same day is given to both parties.

Now here at this day to witt the thirtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. Came the said Philip by his Attorny aforesaid & the Said John in his proper person likewise came & the said John Ouigley Saith that the abovesaid Robin the Indian did first assault him and of this he prayeth the judgment of the Court if the said Philip his action aforesaid against him ought to have, & the Said Philip likewise. Whereupon it is granted by the Court here that the said Philip Calvert recover against the said John Quigley the summe of six hundred and thirty pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of foure hundred pounds of tobacco costs of suite

Philip Calvert Esg Memorandum that this present seventh day of January in the yeare of Our Lord 1675 Philip agt Calvert Esos Chancellour of the Province of John Quigley Maryland and One of the justices of this Court exhibited his bill against John Quigley Gent One of the Attornyes of this Court in these words.

Maryland ss: Philip Calvert Es@ Chancellour of the said Province and One of the justices of this Court here present in Court complaints agt John Quigley Gent One of the Attornyes of this Court here present in Court also in a plea of trespass.

And whereupon the Said Philip Calvert in his proper person here present in Court saith That the said John Quigley upon the twentith day of November last past Anno Dom 1675 as also upon the One and twentith & eight & twentith dayes of January 1675 & at other dayes and times from the said twentith of November aforesaid till

Liber N N the fourth day of ffebruary instant by force and armes with swords axes and Staves and with his Servants horses & Carts the close of him the said Philip at s^t Peters neare the Citty of s^t Maries in the said Province being the ffreehold of him the said Philip did breake and his timber & other trees there late growing that is to say forty load of wood did fell cutt downe, maule & carry away to the value of ten thousand pounds of tobacco, and other enormityes to him did, to the great losse of the Said Philip Calvert and against the Peace whereupon he Saith he is dampnified & hath losse to the value of fifteen thousand pounds of tobacco, And thereupon he bringeth his suite.

And the said John Quigley in his proper person cometh & defendeth and injury when &c and prayeth liberty of speakeing hereunto untill the next Court and it is granted unto him the same day is given to both parties.

Now here at this day to witt the thirtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Philip and the said John in their proper persons and the said John Quigley Saith he is not guilty of the said trespas as above exprest and of this he prayes the judgment of the Court of the said Philip his action aforesaid against him ought to have, & the said Philip also.

Whereupon is it granted by the Court here that the said Philip Calvert recover against the said John Quigley One quarter caske of Sacke damages occasioned by the trespas aforesaid as also the Summe of foure hundred pounds of tobacco costs of suite

Mr Blomfeild

You may acknowledge Satisfaction upon Record for the Wine and costs of suite I recovered against Cap^t John Quigley last Court. May 15th 1676. Philip Calvert.

Thomas Paine agt

John Quigley That whereas Thomas Paine the three and twentith John Quigley day of November in the 44th yeare of the Dominion of Caecilius &c at a Provinciall Court held at the Citty of st Maries came then into Court the said Thomas Paine by Charles Boteler his Attorny and exhibited here into Court his certaine bill against John Quigley Gent One of the Attornyes of this Court, in a plea of trespas upon the case. In such manner it is proceeded in Our said Court that the worke done by the said Thomas Paine be viewed and that the said Thomas Paine ought to recover his damages by Occasion of the premisses But because it is not Knowne what damages the said Thomas hath susteined by Occasion of the premisses, that the same Sheriff cause to come here to wit the eighth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676, twelve &c to view the

said worke & diligently to enquire what damages the said Thomas Liber N N Paine hath susteined by Occasion of the premisses

On the backside of the same writ the same Sheriff maketh returne in these words

The return of this writt appeares by a schedule thereunto annexed. Afterwards to witt the thirtenth day of April in the yeare aforesaid came the jurors to witt William Rosewell Thomas Hinton p. 146 W^m Dare Emanuel Ratcliffe Constant Daniell W^m Carpenter John Ditchfeild James Clift Vincent Mansfeild Henry Elliott John Linch and Robert Motley who being impannelled Sumoned and Sworne upon their Oathes to say the truth in the premisses doe say Wee jury find for the plaintiff foure thousand two hundred pounds of tobacco. Whereupon it is granted by the Court here that the said Thomas Paine recover against the said John Quigley aswell the summe of foure thousand two hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of One thousand nine hundred twenty One pounds of tobacco cost of Suite.

John Roberts Memorandum that the 23th day of November in the ag^t

43th yeare of the Dominion of Caecilius at a ProJohn Quigley vincial Court held at the Citty of s^t Maries Came here into Court John Roberts by Charles Boteler his Attorny and exhibiteth here into Court his certaine bill against John Quigley One of the Attornyes of this Court here present in Court of a plea of trespas upon the case.

And whereupon the said John Roberts by Charles Boteler his Attorny complaineth that whereas the aforesaid John Quigley upon the fourth day of July Annog Dom 1675 at the Citty of st Maries aforesaid in consideration that he the said John Roberts being a Bricklayer at the Special instance and request of him the said John Quigley would worke upon a certaine Brickhouse called the Statehouse which he the Said John Quigley had then undertaken to erect and build the said John Quigley did then and there assume upon himselfe and to the Said John Roberts did faithfully promise that he the said John Quigley when thereunto required would well and truly content & pay unto the said John Roberts such a quantity of tobacco as he the said John Roberts should reasonably deserve to have for his paines and labour therein. And the said John Roberts in fact saith that trusting to the faithfull promise and assumption of him the said John Quigley in that behalf made as aforesaid did worke as a Bricklayer upon the said Statehouse from the Said fourth day of July 1675 untill the last day of September then next following for which he doth reasonably deserve to have the Summe of six thousand pounds of tobacco and caske Yet the said John Quigley his said promise & assumption not regarding but deviseing & fraudulently intending him the said John Roberts in that behalfe craftily Liber N N and Subtilly to defraud and deceive although often thereunto required the said John hath in no manner paid nor contented, but him to pay hath hitherto refused and as yet doth refuse whereupon the said John Roberts saith he is dampnified & hath losse to the value of ten thousand pounds of tobacco, And thereupon he bringeth his suite.

And the said John Quigley by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and prayeth licence to imparle hereunto untill the next Court and it is granted unto him the same day is given to the said John Roberts.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said parties by their said Attornyes and the said John Quigley Saith that he did not assume and promise in manner and forme as the said John Roberts above against him hath declared, and of this he putts himselfe upon the Country and the plaintiff likewise Therefore Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c by whom &c who neither &c to recognize &c because aswell &c

At which said fourtenth day of April in the yeare aforesaid came aswell the parties aforesaid and the jurors of that jury likewise came to witt William Abestone John Askin, Thomas Stonestreet Henry Rider, Richard Ridgell Richard Attwood Thomas Potter Richard Chilman W^m Newport Giles Blizard Robert Large and Nicholas Guither who being impannelled sumoned & Sworne to say the truth in the premisses upon their Oathes doe Say Wee find for the plaintiff two thousand foure hundred pounds of tobacco for three months worke with costs of Suite. Whereupon it is granted by the Court here that the said John Roberts recover against the said John Quigley aswell the summe of two thousand foure hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of thirteene hundred eighty nine pounds of tobacco costs of suite.

John Staynes agt Carpenter otherwise called John Rawllings of the John Rawlins County of Dorchester in the Province of Maryland was sumoned to answer unto John Staynes of a plea that he render unto him foureteene hundred and eighty pounds of good sound merchantable well conditioned tobacco and caske to Containe the same which to him he oweth and unjustly deteineth &c.

And whereupon the said John Staynes by George Parker his Attorny Saith that whereas the said John Rawlings the thirtenth day of May Annop Dom One thousand six hundred seventy foure by his certaine bill Obligatory Sealed with the seale of him the said John Rawlings and here in Court produced whose date is the day

and yeare abovewritten did acknowledge himselfe to owe and be truly Liber N N indebted unto the said John Staynes of the Clifts in the County of p. 147 Calvert merchant in fourteene hundred & eighty pounds of good sound merchantable well conditioned tobacco & caske to containe the same, to be paid to the said John Staynes or to his certaine Attorny his executors administrators or assignes upon the tenth day of October then next ensueing the date of the said bill in some convenient place in the County aforesaid, to which payment well and truly to be made & done the said John Rawlings did bind himselfe his heirs executors and admrs firmly by those presents notwithstanding the Said John Rawlings the said summe of fourteene hundred and eighty pounds of tobacco to him the said John Staynes hath not paid although often demanded but the same to pay hath refused and Still doth refuse, whereupon the said John Staynes saith he is dampnified and hath losse to the value of three thousand pounds of tobacco & caske and thereupon he bringeth his suite.

And the said John Rawlings by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and saith nothing in barre or avoidance of the action aforesd of him the said John Staynes in forme aforesaid whereupon the said John Staynes remaineth against the said John Rawlings thereupon undefended. Therefore it is granted by the Court here to wit the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. that the said John Staynes recover against the said John Rawlings aswell the summe of fourteene hundred & eighty pounds of tobacco the debt aforesaid as also the summe of six hundred forty five pounds of tobacco costs of suite, but so as execution thereof cease untill the tenth day of October next.

Thomas Notley | Henry Bonner late of Charles County otherwise called Henry Bonner of Charles County in the Henry Bonner | Province of Maryland Gent was Sumoned to answer unto Thomas Notley of a plea that he render unto him the just summe of foure hundred & ninty pounds of lawfull mony of England which to him he oweth & unjustly deteineth.

And whereupon the Said Thomas Notley by Robert Ridgely his Attorny Saith that whereas the said Henry Bonner the tenth day of January in the yeare of Our Lord 1672 by his certaine writeing Obligatory Sealed with the seale of him the said Henry & here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden & firmly bound unto the said Thomas in the just summe of foure hundred & ninty pounds of lawfull mony of England due to be paid unto him the said Thomas Notley his certaine Attorny his executors admrs or assignes for the true payment whereof well & truly to be made, he the said Henry Bonner did bind himselfe his heirs executors & admrs together with all & singular

Liber N N his goods and Chattell, whether within his owne possession or any other persons to his use within this Province firmly by those presents Yet the said Henry Bonner the said summe of foure hundred & ninty pounds of lawfull mony of England, to him the said Thomas Notley according to the tenor of the said writeing Obligatory (though often thereunto required) hath not paid but the same to pay hath denyed, & as yet doth deny, whereupon the said Thomas Saith he is dampnified and hath lost to the value of five hundred pounds Sterling and thereupon he bringeth his suite.

And the aforesaid Henry Bonner by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and the said Henry prayeth the hearing of the said writing Obligatory and it is read unto him he also prayeth the hearing of the Condition of the said writeing and it is read unto him in these words vizt The Condition of the above Obligation is such that if the above bounden Henry Bonner his heirs executors administrators or assignes or any or either of them, shall cause to be delivered into the possession of him the aforesaid Thomas Notley for the proper Use & accompt of John Long of London merchant all such goods as were appraised by John Bolds & Robert Henley together with all the servants & Cattle by them also appraised and expressed and sett downe with their appraisment in a schedule whereunto the hands & seales of John Douglas Attorny to the said Henry & Elizabeth his wife to that end appointed and him the aforesaid Notley are sett, and shall give to the said Thomas Notley a firme bill of sale for the same to the use of the said Thomas Notley & his executors forever On the accompt of the aforesaid John Long, and shall likewise together with Elizabeth his wife seale and deliver unto the said Thomas Notley his execut^{rs} adm^{rs} or assignes a lease for fourteene yeares of & for the plantation whereon the said Henry & Elizabeth his wife or their assignes now lives called by the name of the Land of Walter Story deceased which they the said Henry and Elizabeth holdeth useth Occupyeth & enjoyeth to the use of Walter Story Son and heire of the said Walter deceased, Containing by estimation One hundred & seventy Acres more or lesse, together with all the houseing thereon erected, with all and Singular the appurtenances thereunto belonging To be holden by him the said Thomas Notley his executors and administrators to his and their use for the terme aforesaid, And shall likewise pay or cause to be paid unto the said Thomas Notley the just quantity of fourteen thousand nine hundred and six pounds of tobacco, and shall further confirme establish and fullfill a certaine agreement made by the said Thomas Notley & John Douglas Attorny of the said Henry & Elizabeth dated the seventh instant and sealed mutually between the said Thomas and John relateing to the aforesaid appraisement & Condition about the said Land and other Articles therein expressed. That then this Obligation to be void & of

none effect Otherwise to remaine of full force power & virtue. which Liber N N being read and heard the said Henry Bonner by his Attorny aforesaid p. 148 Saith that as to fourteene thousand nine hundred and six pounds of tobacco in the condition of the said writeing obligatory mentioned he cannot gainsay for that he oweth the same to the Said Thomas Notley, whereupon the said Thomas remaineth against the said Henry undefended Therefore it is granted by the Court here this fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Don 1676. that the Said Thomas Notley recover against the Said Henry Bonner aswell the summe of fourteene thousand nine hundred & six pounds of tobacco the debt aforesaid as also the summe of five hundred sixty eighth pounds of tobacco Costs of Suite.

Vincent Lowe | Henry Mitchell late of Calvert County otherwise called Henry Mitchell of Calvert County in the Henry Mitchell Province of Maryland planter was sumoned to answer unto Vincent Lowe Gent in a plea that he render unto him the full and just quantity of foure hundred and Sixty gallons of good winter Sider in casque which to him he oweth and unjustly deteineth.

And thereupon the said Vincent by Mathew Warde his Attorny complaineth & Saith that whereas he the said Henry On the nine and twentith day of January Anno Dom 1674 by his certaine bill in writeing Obligatory Sealed with the seale of him the said Henry & here in Court produced whose date is the day and yeare abovewritten was holden & firmly bound unto him the said Vincent his heirs executors administrators or assignes for the full & just quantity of foure hundred & sixty gallons of good winter sider in caske to be delivered to him the said Vincent at his dwelling house upon ffosters Isle, to the which payment well & truly to be made he the said Henry bound himselfe his heirs executors or admrs to deliver the said foure hundred and sixty gallons of winter Sider in caske to him the said Vincent at or upon the tenth day of November next ensueing the date thereof, Yet the aforesaid quantity of foure hundred and sixty gallons of winter Sider in caske the aforesaid Henry to him the said Vincent hath not paid according to the tenor of his said bill though often thereunto required but hath denyed and Still doth deny to pay the same, whereupon the said Vincent saith he is dampnified and hath losse to the value of five thousand five hundred pounds of tobacco And thereupon he brings his suite.

Now here at this day to witt the seventh day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Came the said Henry Mitchell in his proper person and saith nothing in barr or avoidance of the action aforesaid of him the said Vincent for that he oweth unto the said Vincent the said quantity of foure hundred Liber N N & Sixty gallons of sider in manner and forme as the said Vincent hath above declared against him whereupon the said Vincent remaineth against the said Henry thereof undefended Therefore it is granted by the Court here that the Said Vincent recover against the said Henry Mitchell aswell the quantity of foure hundred and sixty gallons of winter Sider & caske as also the summe of five hundred eighty seven pounds of tobacco costs of suite.

Edward Tarleton & Comp^a Elizabeth Greene late of S^t Maries ag^t County widdow, otherwise called Eliza-Elizabeth Greene late of S^t Maries Elizabeth Potter widdow of S^t Maries County in the Prov-

ince of Maryland was Sumoned to answer unto Cap^t Edward Tarleton and Company of a plea that She render unto them the just summe of Eight thousand One hundred forty and foure pounds of tobacco which to them she oweth & unjustly deteineth.

And whereupon the said Edward Tarleton & Company by Robert Ridgely their Attorny Say that whereas the said Elizabeth the 17th day of March 1674 by her certaine writeing Obligatory Sealed with the Seale of her the said Elizabeth & here in Court produced whose date is the day and yeare aforesaid did acknowledge her Selfe to be holden and firmly bound unto the said Edward & Company in the just sume of eight thousand One hundred forty and foure pounds of tobacco & caske to be good and without any deceipt or ground leaves which tobacco to be paid at or upon the tenth day of October next ensueing the date thereof, and for the true payment the said Elizabeth did bind herselfe her heirs executrs & admrs Yet the aforesaid Elizabeth Greene the said summe of Eight thousand One hundred forty and foure pounds of tobacco to them the Said Edward & Comp^a according to the tenor of the said writeing Obligatory though often thereunto required hath not paid but the same to pay hath & still doth deny whereupon the said Edward and Comp² Say they are dampnified and have lost to the value of ten thousand pounds of tobacco and thereupon they bring their suite.

And the aforesaid Elizabeth by Robert Carvile her Attorny cometh and defendeth the force & injury when &c and the said Elizabeth prayeth the hearing of the said writeing Obligatory and it is read unto her and she also prayeth the hearing of the Condition of the same writeing and it is read unto her in these words vizt The Condition of this Obligation is such that if the above bound Elizabeth Greene otherwise called Elizabeth Potter doe pay unto Capt Edward Tarleton & Company or to his or their lawfull Attorny the full and just quantity of four thousand Seventy & two pounds of good tobacco by the tenth day of October next then this Obligation to be void and of none effect otherwise to stand in full force and vertue, which being read and heard the said Elizabeth saith nothing in barr

of the action aforesaid Therefore it is granted by the Court here Liber N N to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Don 1676. that the said Edward Tarleton & Compa recover against the said Elizabeth Greene the summe of five thousand One hundred seventy two pounds of tobacco as also the summe of five hundred Sixty foure pounds of tobacco costs of suite but so as execution thereof cease untill the tenth of October next.

Robert Ridgely agt adm^r W^m Baker

Garret Vansweringen administrator of all p. 149 and Singular the Goods & Chattells of Wil-Garrett Vansweringen [liam Baker deceased was Sumoned to answer unto Robert Ridgely One of the Attornyes of the Provinciall Court according to the

libertyes & priviledges &c allowed of a plea that he render unto him the just quantity of foare hundred pounds of good sound merchantable tobacco & casque which from him he unjustly deteineth.

And whereupon the said Robert in his proper person Saith That whereas the Said Wm Baker in his life time to witt the fiftenth day of November 1675 by his certaine bill Obligatory Sealed with the Seale of him the said W^m and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly bounden unto the said Robert in the full and just quantity of foure hundred pounds of good Sound merchantable tobacco & casque to be paid to the said Robert Ridgely or to his certaine Attorny his heirs executors adm^{rs} or assignes at Some convenient place in the Said County upon demand To the which payment well and truly to be made the said Wm did bind himselfe his heirs executors & adm^{rs} firmly by those presents. Yet the aforesaid W^m in his life time nor the Said Garret Since his death (to whom administration of all and Singular the goods Chattells & Creditts of the Said Wm Since his death was committed) the Said foure hundred pounds of tobacco to him the Said Robert according to the tenor of the said bill Obligatory hath not paid though often thereunto required but the Same to pay hath and Still doth deny, whereupon the Said Robert saith he is dampnified and hath lost to the value of five hundred pounds of tobacco And thereupon he bringeth his suite.

And the Said Garret by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle here untill the next Court and it is granted him the Same day is given to the said Robert.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Don 1676 Came the said Robert in his proper person and the said Garret Vansweringen by his said Attorny likewise came and the Said Garrett Saith nothing in barr or avoidance of the action aforeLiber N N said of him the said Robert whereupon the Said Robert remaineth against the Said Garret as administrator as aforesaid thereupon undefended Therefore it is granted by the Court here that the said Robert Ridgely recover of the estate of the said W^m Baker aswell the Summe of foure hundred pounds of tobacco the debt aforesaid as also the Sume of five hundred thirty six pounds of tobacco costs of Suite when assetts come to the hands and possession of the Said administrator.

Robert Ridgely

agt

Arthur Carleton administrator of all and singular the Goods and Chattells of Thomas

Arthur Carleton admr

Carleton deceased was Sumoned to answer unto Robert Ridgely One of the Attornys of the Provinciall Court according to the libertyes and priviledges &c allowed of a plea that he render unto

libertyes and priviledges &c allowed of a plea that he render unto him the full and just summe of twenty & foure pounds of lawfull mony of England which from him he unjustly deteineth

And whereupon the Said Robert in his proper person Saith that whereas the said Thomas Carleton in his life time to witt the sixtenth day of October 1674 by his certaine writeing Obligatory Sealed with the seale of him the said Thomas & here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly bound unto the Said Robert in the full and just summe of twenty and foure pounds of lawfull mony of England, to be paid to the said Robert or to his certaine Attorny his heirs executors or assignes To the which payment well and truly to be made he bound himselfe his heirs executors and administrators firmly by those presents Yet the aforesaid Thomas in his life time nor the said Arthur since his death (to whom administration of all and singular the goods Chattells and Creditts of the said Thomas since his death was committed), the said twenty and foure pounds of lawfull mony of England to him the said Robert according to the tenor of the said writeing Obligatory hath not paid though often thereunto required but the same to pay hath & Still doth deny whereupon the Said Robert saith he is dampnified and hath lost to the value of five and twenty pounds Sterling And thereupon he bringeth his Suite.

And the said Arthur by Mathew Warde his Attorny cometh and defendeth the force and injury when &c and prayeth heareing of the writeing obligatory and it is read unto him he prayeth also the heareing of the Condition of the said writeing Obligatory and it is read unto him in these words vizt Whereas the abovebounden Thomas Carleton this day hath drawne three bills of exchange all of One tenor and date upon Thomas Griffith of London mercht payable at thirty dayes sight to Robert Ridgely or Order it being for value recd Now the Condition of this Obligation is Such if the said

Thomas Griffith shall well and truly accept and pay the Said bills of Liber N N exchange according to the tenor thereof then this present Obligation to be void otherwise to stand in force. Which being read and heard the Said Arthur Carleton by his Attorny aforesaid prayeth liberty of Speakeing hereunto untill the next Court the same day is given to the said Robert.

Now here at this day to witt the fiftenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Robert in his proper person and the said Arthur came not Whereupon it is granted by the Court here that the said Robert recover against the estate of the said Thomas the summe of twelve pounds Sterling together with the summe of three pounds twelve shillings damages & also the summe of five hundred thirty six pounds of tobacco costs of Suite but so as execution cease untill affects come to the hands of the administrator

Garret Vansweringen agt
Comand was given to the Sheriff of st Maries
County that he take Robert Cole if &c so
that he have his body here the eighth day
of ffebruary last past to answer unto Garrett

Vansweringen in a plea that he render unto him the summe of five hundred pounds of tobacco which to him he oweth and unjustly deteineth.

Att which Said eighth day of ffebruary in the yeare aforesaid the Same Sheriff maketh returne of the writt aforesaid That he hath taken the said Robert Cole whose body he hath ready at the day and place as by the same writt he is required But the Said Robert came not, whereupon day was given to the Same Sheriff untill the next Count and Ordered that unlesse the said Robert appeare here at the next Court to answer the said Garret in the plea aforesaid, that the Sheriff be amercied

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. Came the same Sheriff & delivered into Court the bayle bond of him the said Robert for his appearance here as aforesaid whereupon the Same Sheriff is discharged.

James Thompson ag^t attached to answer unto James Thompson gent ffrancis Wyne of a plea of trespas upon the case.

And whereupon the said James Thompson by Robert Ridgely his Attorny complaineth that whereas the said James being Survey^r of all and Singular the Mannors of the R^t Hon^{ble} the Lord Proprietary of this Province lawfully constituted & appointed, the said ffrancis Wyne the tenth day of October 1673 in consideration that the said James would survey for him according

Liber N N to an Order from his Lopps Leivt Generall of this Province Charles Calvert Esos three hundred acres of land in Pangaya Mannour, and of the said Survey make a Certificate & thereof draw a paire of Leases from his said Lopp to the said ffrancis for the same, he the said ffrancis did faithfully promise that he the said ffrancis for his labor paines & travell therein would pay unto him the said James what he should deserve for the same, And the said James in fact saith that he did survey for the said ffrancis Wyne three hundred acres of Land in the said Mannor of Pangaya & did draw out a Certificate & also a paire of leases thereof, and that for his paines labor and travell in and about the Same he doth reasonably deserve the summe of seven hundred sixty and five pounds of tobacco, notwithstanding which the Said ffrancis his pmise so as aforesaid made not regarding but the Said James deviseing in this case to defraud, the said James for his paines labour & travell aforesaid to Satisfie though often thereunto required hath denyed and as yet denyes to doe the Same, to the damage of the Said James two thousand pounds of tobacco & thereupon he bringeth his Suite.

> And the said ffrancis by Benjamin Rozer his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to the Said James Thompson.

> Att which day to witt the fourtenth day of April 1676 Came the said James and ffrancis by their Attornyes aforesaid and the said ffrancis saith that the said James Thompson did not Survey for him the said ffrancis any tract of Land in any of his Lopps Mannours nor did make any Certificate of the same, neither did draw any leases thereof nor did the said ffrancis assume to make any Satisfaction for the Same as he the said James in his declaration hath alleadged and this he prayeth may be enquired into by the Country and the said James likewise. Therefore Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c by whom &c to recognize, who neither &c because aswell &c and the jurors of that jury came to witt William Abestone John Askin Thomas Stonstreet Henry Rider Richard Ridgell Richd Atwood Thomas Potter Richard Chilman W^m Newport, Giles Blizard Robt Large & Nicholas Guither who being impannelled Sumoned & Sworne to say the truth in the premisses upon their Oathes doe say Wee find for the plaintiff with costs of suite. Whereupon it is granted by the Court here that the said James Thompson recover against the said ffrancis Wy[n]e aswell the summe of Seven hundred sixty five pounds of tobacco for his damages occasioned by the trespas aforesaid as also the summe of nine hundred ninty two pounds of tobacco cost of suite.

ffrench & Compa agt John Rawlings

Thomas Bell & Philip John Rawlings late of Dorchester County Liber N N otherwise called John Rawlings of Dorches- p. 151 ter County in the Province of Maryland Boatewright was Sumoned to answer unto Thomas Bell and Philip ffrench & Company

of London merchants of a plea that he render unto them the full & just quantity of twenty foure thousand pounds of good sound merchantable tobacco & caske which to them he oweth and unjustly deteineth.

And whereupon the said Thomas Bell & Philip ffrench & Compa by Robert Ridgely their Attorny say that whereas the said John Rawlings the two & twentith day of January 1674 by his certaine writeing Obligatory sealed with the seale of him the said John & here in Court pduced whose date is the day and yeare aforesaid did acknowledge and confesse himselfe to Owe & stand indebted unto the said Thomas & Philip and Compa the just & full quantity of twenty foure thousand pounds of good sound merchantable tobacco & caske due to be paid at the then dwelling house of the said John in Dorchester County at or before the tenth day of October then next ensueing the date of the same writeing Obligatory unto the said Thomas and Philip & company or either of their heirs executors or administrators or ffactors To the which payment well & truly to be made he the said John did bind himselfe his heirs executors and administrators firmly by those presents Yet the said John Rawlings the said twenty foure thousand pounds of tobacco to them the said Thomas and Philip and Company according to the tenor of the said writeing Obligatory though often thereunto required hath not paid but the same to pay hath denyed and as yet doth deny whereupon the said Thomas and Philip and Compa say they are damnified and have lost to the value of thirty thousand pounds of tobacco and thereupon they produce their suite.

And the aforesaid John Rawlings in his proper person cometh & defendeth the force & injury when &c & the said John prayeth the heareing of the said writeing Obligatory and it read unto him he also prayeth the heareing of the Condition of the said writeing Obligatory and it is read unto him in these words The Condition of the above Obligation is such that if the abovebound John Rawlings his heirs executors & admrs shall well & truly pay or cause to be paid at the place abovementioned twelve thousand two hundred and three pounds of good sound merchantable tobacco & caske at or before the tenth day of October next unto Mr Thomas Bell & Philip ffrench & Company or ffactor without fraud or covin that then this Obligation to be void & of none effect else to remaine in full force & vertue to the which I have sett my hand & seale the day and yeare abovewritten. Which being read & heard the said John as to the said summe of twelve thousand two hundred and three pounds of tobacco in the

Liber N N said Condition of the said writeing Obligatory mentioned nothing in barr thereof saith, wherefore it is considered by the Court here that the said Thomas Bell & Philip ffrench & company as to the said summe of twelve thousand two hundred & three pounds of tobacco against the said John remaine wholly undefended, and that the said Thomas Bell & Philip ffrench & Company recover against the said John Rawlings aswell the said summe of twelve thousand two hundred and three pounds of tobacco the debt aforesaid as also the summe of six hundred pounds of tobacco for their costs and Charges in this behalfe expended and the said John in mercy &c.

Taken and acknowledged before Us the 23th November 1675.

Philip Calvert Jesse Wharton.

Charles Boteler

agt

County otherwise called Nehemiah BlackisNehemiah Blackistone tone of st Maries County in the Province of

Maryland Gent was summoned to answer
unto Charles Boteler of a plea that he render unto him the full and
just summe of nine hundred & thirty pounds of good sound tobacco
& caske which to him he oweth and unjustly deteineth.

And whereupon the said Charles Boteler in his owne proper person complaineth that whereas the aforesaid Nehemiah Blackistone upon the sevententh day of October in the yeare of Our Lord 1674 by his certaine bill or writeing Obligatory sealed with the seale of him the said Nehemiah & here in Court produced whose date is the day and yeare aforesaid did owe and stand indebted unto Charles Boteler of Calvert County in the said Province in the full and just summe of nine hundred and thirty pounds of good tobacco and caske, for the payment whereof well and truly to be made upon demand in st Maries County aforesaid unto the said Charles Boteler his heirs executors administrators & assignes he did bind himselfe his heirs executors and admrs firmly by the same bill Yet the said Nehemiah though often thereunto required the aforesd nine hundred & thirty pounds of tobacco to the aforesaid Charles Boteler hath not paid according to the tenor forme & effect of the same bill but the same to pay hath refused & as yet doth refuse whereupon he saith he is dampnified & hath losse to the value of twelve hundred pounds of tobacco And thereupon he bringeth his suite.

And the said Nehemiah by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of speakeing hereunto untill the next Provinciall Court & it is granted him the same day is given to the said Charles.—Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676.

Came the Said Charles in his proper person & offered himselfe Liber N N against the Said Nehemiah in the plea aforesaid but the said Nehemiah came not but made default Whereupon it is granted by the Court here that the said Charles recover against the Said Nehemiah aswell the Summe of nine hundred & thirty pounds of tobacco the debt aforesaid as also the summe of Six hundred thirty seaven pounds of tobacco costs of Suite.

John Broome agt liam Hill late of Calvert County otherwise called William Hill of London merchant was Sumoned to answer Wm Hill John Brome of a plea that he render unto him the full and just summe of two hundred & eighty pounds of good and lawfull mony of England which to him he oweth and unjustly deteineth &c

And whereupon the said John Brome by Charles Boteler his Attorny Saith that whereas the said W^m Hill upon the twenty fourth day of July in the foure & fortith yeare of the Dominion of the right Honble Caecilius &c Over this Province Annog Dom One thousand six hundred Seventy five by his certaine writeing Obligatory Sealed with the Seale of him the said William & here in Court produced whose date is the day and yeare aforesaid was holden & firmly bounden unto John Brome of the County of Calvert in the Province of Maryland merchant in the full and just summe of two hundred and eighty pounds of lawfull mony of England for the payment whereof well and truly to be made upon demand to the said John Brome his heirs execut^{rs} administrators or assignes the said W^m Hill did bind himselfe his heirs executors & admrs firmly by those presents Yet the aforesaid William Hill though often thereunto required the aforesaid two hundred and eighty pounds to the aforesaid John Brome hath not paid but the same to pay hath refused and as yet doth refuse whereupon he Saith he is dampnified & hath losse to the value of three hundred pounds of good & lawfull mony of England, & thereupon he bringeth his Suite &c.

And the said W^m Hill by George Parker his Attorney comes & defends the force & injury when &c and prayeth heareing of the Said writeing and it is read unto him he also prayeth heareing of the Condition of the said writeing & it is read unto him in these words The Condition of this Obligation is such that if the abovebounden William Hill in consideration that the aforesaid John Broome doe give unto the Said W^m Hill good and Sufficient Security for the payment of certaine bills of exchange formerly by the said John Broome passed for the Summe of One hundred & forty pounds of lawfull mony of England, beareing date the twentith day of June last past before the date of these presents, doe at the next County Court to be holden for the County of Calvert upon the third tuesday in August next at the proper cost &c Charges in the Law of the said

John Brome his heirs or assignes by such lawfull Act and acts thing and things conveyances and assurances whatsoever as by the Said John Brome his heirs or assignes or his or their Councell learned in the Law shall be reasonably devised or required lawfully & sufficiently give grant convey & assure unto the said John Brome his heirs or assignes for ever all that parcell of land being part of that parcell of land called Stonesby lyeing in Calvert County in the tenure or occupacon of Joseph Dawkins conteining three hundred & fifty acres And also that the said William Hill Some time before the last of October next ensueing doe cause Mathew Stone of Charles County Gent to signe seale & deliver to the use of the said John Brome One bond of the sume of two hundred & eighty pounds Sterling that the Said land and plantation herein mentioned is clearly acquitted and discharged or otherwise Saved & Kept harmlesse of & from all & all manner of other titles troubles & incumbrances committed or done by the said Mathew Stone, William Hill or any other person or persons whatsoever And also to deliver unto the said John Broome or his assignes upon the Land or plantation the quantity of twelve head of cattle by the last of October next ensueing the date hereof Then this present Obligation to be void and of non effect otherwise to stand and remaine in full force power and virtue. Which being read and heard the said W^m Hill by his Attorny aforesaid Cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court and it is granted him the same day is given to the said John Brome.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. came the said John Broome by his Attorny aforesaid and offered himselfe against the said William Hill in the plea aforesaid but the said W^m came not but made default Therefore it is granted by the Court here that the said John Broome recover against the said W^m Hill aswell the summe of two hundred & eighty pounds of lawfull mony of England as also the summe of six hundred thirty seaven pounds of tobacco costs of suite.

To all Christian people to whom these presents shall Come & Cadwallader Jones of the Citty of Chester merchant Send greeting whereas I the said Cadwallader upon speciall trust & confidence which I had and reposed in Samuel Leadbeater & John Cunningham merchants did heretofore under my hand & Seale duly executed appoint nominate & authorize the said Samuel Leadbeater & John Cunningham to be my lawfull & absolute Substituts to order dispose and vend for me & in my name & to my use all such goods wares & merchandizes as to me appurteined being the effects of a voyage heretofore made in & upon the good Shipp the Ann and Elizabeth of Leverpoole to Virginia in America or elsewhere Now Know ye

That I the Said Cadwallader Jones am fully minded disposed and Liber N N determined to revoake adnull determine and make void all and every the power and authority uses & intents mentioned in the abovesaid p. 153 writeing heretofore by me made to the said Samuel Leadbeater & John Cuningham And by this writeing under my seale & Signed with my Own hand in the presence of credible wittnesses doe declare publesh limitt pronounce and appoint That all and Singular the said power & authority declared and appointed to the said Samuel Leadbeater & John Cuningham or to any other person under them by any writing before the date of these presents of in or to any of my Said goods & Chattells wares & merchandizes in the Province of Maryland in Virginia or in any other parts within the Capes of Virginia aforesaid or any parts beyond the Seas to be utterly void determined revoked and of none effect together with all the power whereby they can or may pretend to have any Kind of doeing or dealing for me or in my name touching any thing that is mine by virtue of my Said former writeing or letter of Attorny heretofore by them given In witnesse whereof I have hereunto Sett my hand and Seale the thirtenth day of September Ano RRis Caroli Scdi nunc Angl &c vicessimo Octavo Annog Dom 1676.

Sealed & delivered in

the presence of W^m Ratcliffe.
John Evans
John Darwall.

Cadw: Jones (sealed.)

John Evans and John Darwall wittnesses to the abovewriteing came before me this thirtenth day of January 1676 and made Oath that they saw the abovementioned Cadwallader Jones Signe seale & deliver the same as his letter of revocation. Wittnes my hand.

Thoma Notley.

To all xpian people to whom these presents shall Come I Cadwallader Jones of the Citty of Chester merchant Send Greeting Whereas I the said Cadwallader Jones haveing many goods wares & merchandizes in the Province of Maryland in Virginia and other parts beyond the Seas in the hands and possession of John Cuningham merchant now resident in Maryland or Virginia aforesaid. Therefore Know vee that I the Said Cadwallader Jones hath made constituted and Ordained authorized and appointed and by these presents doth make constitute Ordaine authorize and appoint and in my stead and place putt Samuel Leadbeater of the said Citty of Chester merchant my true Sufficient lawfull Attorny to aske gather levy recover receive & take for me & in my name & to my Use aswell of the abovenamed John Cuningham as of all & Singular other person or persons whatsoever all and Singular Such monyes goods Wares merchandizes and effects thereof arriseing which are or shall be to me in any wise due payable or oweing And an accompt or Liber N N accompts of him the said John Cuningham and all other persons under him substituted to require and take for me and in my name mine allowance of his and their accompts to allow & disallow as the case requireth. One Attorny or more under him the said Samuel Leadbeater to substitute and the same againe at his pleasure to revoke acquittances or other discharges to make seale & deliver in as full power as if I my selfe were personally present and did the same. I ratifieing allowing holding firme and Stable all and whatsoever my Said Attorny shall lawfully doe or cause to be done of in touching or concerning the premisses In wittnesse whereof I the said Cadwallader Jones have hereunto sett my hand & seale the thirtenth day of September Ano RRis Caroli Scdi nunc Angl &c vicessimo Octavo Annog Dom 1676.

Sealed & delivered in

the presence of W^m Ratcliffe John Evans John Darwall.

John Evans and John Darwall wittnesses to the above Letter of Attorny came before me this thirtenth day of January 1676 and made Oath That they saw the abovementioned Cadwallader Jones Signe Seale and deliver the same as his act and deed. Witnes my hand.

Cadw: Jones

Thoma Notley.

(sealed)

Robert Ridgely agt Peter Eure

Thomas Griffin administrator of all and Singular the goods Chattells & Creditts of Peter Thomas Griffin adm^r (Eure deceased was Sumoned to answer unto Robert Ridgely one of the Attornyes of the Provinciall Court according to the libertyes

and priviledges &c allowed of a plea that he render unto him the full and just summe of Sixteen hundred pounds of good Sound merchantable tobacco in caske which from him he unjustly deteineth.

And whereupon the Said Robert Ridgely in his proper person Saith That whereas the said Peter in his life time to wit the two & twentith day of January 1674 by his certaine writeing Obligatory sealed with the Seale of him the said Peter Eure and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly bound unto the said Robert in the full and just summe or quantity of twelve hundred pounds of good Sound merchantable tobacco in caske to be paid to the Said Robert or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes at or upon the tenth day of October next ensueing the date thereof in Some convenient place in st Maries County To the which payment well and truly to be made the Said Peter did bind himself his heirs executors & admrs firmly by those presents and also whereas the said Peter in his life time to wit the last day of march 1675 by his other certaine writeing Obligatory sealed with the seale of him the said

Peter & here in Court produced whose date is the day and yeare Liber N N aforesaid did acknowledge himselfe also to be holden and firmly p. 154 bound unto the said Robert in the full and just Summe of foure hundred pounds of good sound merchantable tobacco and caske to be paid to the said Robert or to his certaine Attorny his heirs executors admrs or assignes in Some convenient place in St Maries or Calvert County at or upon the tenth day of November next ensueing the date thereof To the which payment well & truly to be made the Said Peter did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those presents which Said two Summes amount to in the whole the summe of Sixteen hundred pounds of tobacco Yet the aforesaid Peter in his life time nor the Said Thomas Since his death to whom administration of all and Singular the goods chattells and creditts of the Said Peter since his death was committed the Said Sixteen hundred pounds of tobacco according to the tenor of the Said Severall writeings obligatory to him the said Robert though often thereunto required have not paid but the same to pay have refused & denyed and as yet to doe the same doe refuse and deny whereupon the said Robert saith he is dampnified and hath lost to the value of two thousand pounds of tobacco & thereupon he bringeth his suite.

And the Said Thomas Griffin by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court, the same day is given to both partyes.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the Said Robert in his pp person and offered himselfe against the said Thomas in the plea aforesaid and the said Thomas by his said Attorny came also and the Said Thomas Saith nothing in barr or avoidance of the action aforesaid of him the said Robert Whereupon it is granted by the Court here that the said Robert Ridgely recover against the estate of the Said Peter Eure aswell the summe of Sixteen hundred pounds of tobacco the debt aforesaid as also the summe of five hundred thirty six pounds of tobacco costs of Suite. but so as execution thereof cease untill assetts come to the possession of the said Administrator.

John Garnish Peter Eure

Thomas Griffin adm^r of all & Singular the goods Chattells & Creditts of Peter Eure de-Thomas Griffin adm^r ceased was summoned to answer unto John Garnish of a plea that he render unto him the full and just summe of eight hundred forty

seaven pounds of good Sound tobacco in casque which from him he unjustly deteineth

And whereupon the said John Garnish by Robert Ridgely his Attorny Saith that whereas the said Peter in his life time to wit Liber N N the eightenth day of January 1674 by his certaine bill obligatory sealed with the Seale of him the Said Peter Eure and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to owe and Stand indebted unto the said John in the full and just summe of eight hundred forty Seaven pounds of good sound tobacco & caso to be paid to the said John Garnish or to his certaine Attorny his heirs executors admrs or assignes in some convenient place in S^t Maries County at or upon the tenth day of October next ensueing the date thereof To the which payment well & truly to be made the said Peter did bind himselfe his heirs executors and administrators firmly by those presents Yet the aforesaid Peter in his life time nor the said Thomas Griffin Since his death to whom administracon of all & Singular the goods Chattells and Creditts of the said Peter since his death hath beene committed the Said Summe of eight hundred forty Seaven pounds of tobacco to him the said John according to the tenor of the Said bill Obligatory hath not paid though often thereunto required but the Same to pay hath denyed and as yet doth deny Whereupon the Said John Saith he is dampnified and hath losse to the value of twelve hundred pounds of tobacco And thereupon he brings his Suite

> And the Said Thomas by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court and it is granted him the same day is given to both partyes.

> Now here at this day to wit the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the Said John Garnish by his Attorny aforesaid and offered himselfe against the said Thomas in the plea aforesaid & the Said Thomas by him Attorny came likewise & the Said Thomas Saith nothing in barr of the Action aforesaid of him the Said John Whereupon it is granted by the Court here that the said John recover against the goods chattells and Creditts of the said Peter aswell the said Summe of eight hundred forty Seaven pounds of tobacco the debt aforesaid as also the summe of five hundred thirty six pounds of tobacco costs of suite if So much of the goods and Chattells of the said Peter come to the hands and possession of the administrator.

John Bright ag^{t} adm^r W^m Baker

Garrett Vansweringen adm^r of all and Singular the goods and Chattells of Wm Baker Garret Vansweringen deceased was Sumoned to answer unto John Bright in a plea that he render unto him the Summe of eight hundred pounds of tobacco

which from him he unjustly deteines.

And whereupon the said John by Robert Carvile his Attorny Saith that whereas the said William in his life time to witt the twentith day of ffebruary Anno Dom 1674 by his certaine writeing

Obligatory Sealed with the seale of him the said Wm and here in Liber N N Court produced whose date is the day and yeare abovewritten did p. 155 bind himselfe his heirs executors & admrs to pay or cause to be paid to the Said John the Summe of eight hundred pounds of good sound merchantable tobacco with caske by the tenth day of October next ensueing the date thereof at his present plantation in St Maries County Notwithstanding which the Said William in his life time according to the tenor of his said writeing Obligatory the said summe of eight hundred pounds of tobacco nor the Said Garret since the death of the Said Wm hath not paid though often thereunto required but the same to pay hath altogether denyed and still doth deny whereupon he Saith he is dampnified & hath losse to the value of sixteene hundred pounds of tobacco & thereupon he bringeth his suite.

And the Said Garret by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court and it is granted him the same day is given to both partyes.

Now here at this day to wit the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said John and Garret by their Said Attornyes and the said Garrett Saith nothing in barr or avoidance of the action aforesaid of him the said John Whereupon it is granted by the Court here that the Said John Bright recover of the goods and chattells of him the said W^m Baker aswell the Summe of eight hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred Sixty Seaven pounds of tobacco costs of Suite when so much of the goods & chattells of the said Wm Baker come to the hands or possession of the said Administrator.

W^m Carpenter agt

Thomas Bland late of Ann Arundell County and Damoris his wife executrix of the last will Thomas Bland & ux: and Testament of Nicholas Wyat deceased Exx Nich: Wyat | was attached to answer unto Wm Carpenter in a plea of trespas upon the case.

And whereupon the said William by Robert Carvile his Attorny Saith That the said Nicholas was in his life time indebted unto the said W^m for worke and businesse done for him the Said Nicholas in writeing his severall accompts and makeing bills for him and goeing about his businesse by his Order at severall times from the first day of July in the yeare of Our Lord 1672 untill the 18th day of March in the yeare of Our Lord 1673 a particular whereof is hereunto annexed amounting in the whole to the summe of two thousand six hundred and ten pounds of tobacco. He the said Nicholas in consideration thereof did assume upon himselfe and to the said W^m. faithfully promise that he the said Nicholas the said summe of

Liber N N two thousand six hundred and ten pounds of tobacco when thereunto lawfully requested would well and truly pay and satisfie Yet
notwithstanding the said Nicholas his promise & assumption aforesaid litle regarding but deviseing and intending him the said W^m of
the said Summe of two thousand six hundred & ten pounds of
tobacco to deceive the said summe of two thousand six hundred &
ten pounds of tobacco in his life time nor the said Damoras Since
his death while she was Sole nor the said Thomas and Damoras
Since their intermarriage have not satisfied or paid but the same
to pay have denyed and refused & Still doe deny and refuse to the
damage of the Said W^m foure thousand pounds of tobacco And
thereupon he bringeth his Suite.

And the Said Thomas and Damoras his wife executrix to Nicholas Wyat and the said Thomas in his proper person comes and defends the force and injury when &c and for plea saith that by Act of Assembly dated the 13th of April 1669 It is enacted that no action of trespas of the case shall be commenced above two yeares after cause of Action And thereupon they putt themselves upon the judgment of this Hon^{ble} Court.

And the said W^m Saith that he by any thing before alledged ought not to be barred because he saith that there is had no such record of any such Act of Assembly as the Said Thomas and Damoras have declared and recited, and upon this it is said by the Court here to the aforesaid Thomas and Damoras that they that record have here the 14th day April 1676 the same day is given aswell to the aforesaid William as the aforesaid Thomas and Damoras here &c.

Now here at the said fourtenth day of April in the yeare aforesaid Came the Said Thomas and Damoras as aforesaid but the Said W^m Came not to prosecute his plaint aforesaid Whereupon it is granted by the court here that the said Thomas and Damoris recover against the said W^m Carpenter the Summe of Eight hundred forty three pounds of tobacco for their costs & charges in this behalfe laid Out and expended & the said W^m in mercy &c.

Johanna ffarrer ex^x
Robert ffarrer
ag^t
Thomas Hinton late of the County of s^t Maries
otherwise called Thomas Hinton of Blake
Creeke in s^t Maries County in the Province of
Maryland Bricklayer was Sumoned to answer
unto Johanna ffarrer executrix of the last will

& testament of Robert ffarrer deceased in a plea that he render unto her three thousand pounds of tobacco which from her he unjustly deteineth.

And whereupon the said Johanna by Robert Carvile her Attorny saith that whereas the Said Thomas the twenty fourth day of ffebruary Anno Don 1674 by his certaine writing Obligatory sealed with the Seale of him the Said Thomas and here in Court produced whose

date as the day & yeare abovewritten did acknowledge himselfe to Liber N N stand held & firmly bound unto him the said Robert ffarrer in his life time his heirs executrs admrs or assignes or certaine Attorny in p. 156 the true and entire quantity of three thousand pounds of good sound merchantable tobacco in caske to be paid at his own Plantation where he then lived at or before the tenth day of October next ensueing the date thereof notwithstanding which the said Thomas the aforesaid summe of three thousand pounds of tobacco to him the Said Robert in his lifetime according to the tenor of his said writeing Obligatory nor to the said Johanna since the death of the Said Robert hath not paid although he hath been often thereunto required but the same to pay hath altogether denyed and Still doth deny whereupon she Saith she is dampnified and hath losse to the value of six thousand pounds of tobacco & thereupon she bringeth her suite. And the Said Johanna bringeth here into Court her letters Testamentary whereby it may appeare to the Court here that she is executrix & hath admcon

And the said Thomas Hinton by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court and it is granted him the Same day is given to the said Johanna.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said partyes by their Attornyes aforesaid and the Said Thomas saith nothing in barr or avoidance of the action aforesaid of her the Said Johanna in forme aforesaid brought Wherefore it is granted by the Court here that the Said Johanna recover against the Said Thomas Hinton aswell the summe of three thousand pounds of tobacco the debt aforesaid as also the summe of five hundred eighty Seaven pounds of tobacco costs of Suite but So as execution thereupon Stay untill the tenth day of October next.

Johanna ffarrer exrx) John Bayly late of st Maries County otherwise called John Baylie in Brettons Bay in the Rob^t ffarrer County of St Maries and Province of Mary ag^t land planter was summoned to answer unto John Bayly Johanna ffarrer executrix of the last will and

testament of Robert ffarrer in a plea that he render unto her twelve hundred fifty two pounds of tobacco which from her he unjustly deteineth.

And whereupon the Said Johanna by Robert Carvile her Attorny saith That whereas the said John the third day of May Anno Dom 1675 by his certaine writeing Obligatory Sealed with the Seale of him the said John & here in Court produced whose date is the day and yeare abovewritten Stood held & firmly bound unto him the Said Robert in his life time his heirs executors admrs or assignes or cer-

Liber N N taine Attorny in the aforesaid Province in the true & entire quantity of One thousand two hundred & fifty and two pounds of good sound merchantable tobacco in caske to be paid at John Warrens plantation in Brettons Bay at or upon the tenth day of October next ensueing the date thereof notwithstanding which the Said John the aforesaid summe of twelve hundred fifty two pounds of tobacco according to the tenor of his said writeing Obligatory to him the said Robert in his life time nor to the Said Johanna Since his death hath not paid although he hath bin often thereunto required but the Same to pay hath altogether denyed and Still doth deny whereupon she saith she is dampnified & hath losse to the value of two thousand pounds of tobacco & thereupon she bringeth her Suite. And the Said Johanna bringeth unto Court here her letters testamentary whereby it may appeare to the Court here that she is executrix & hath right of administration &c.

> And the Said John by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to the said Johanna.

> Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said John and Johanna by their Attornyes aforesaid and the said John Saith nothing in barr of the action aforesaid of her the said Johanna in forme aforesaid declared Whereupon it is granted by the Court here that the said Johanna recover against the Said John Bayly aswell the summe of twelve hundred fifty two pounds of tobacco the debt aforesaid as also the Summe of five hundred eighty Seaven pounds of tobacco costs of Suite but So as execution cease untill the tenth day of October next.

> Johanna ffarrer ex^{rx}) John Wahop late of s^t Maries County other-Robert Farrer wise called John Whahob was sumoned to answer unto Johanna ffarrer executrix of the agt last will and testament of Robt ffarrer de-John Waghopp ceased in a plea that he render unto her three

> thousand two hundred forty five pounds of tobacco which from her he unjustly deteineth.

And whereupon the Said Johanna by Robert Carvile her Attorny Saith that whereas the said John the ninth day of September Anno Dom 1675 by his certaine writeing Obligatory Sealed with the seale of him the said John and here in Court produced whose date is the same day and yeare abovewritten did bind himselfe his heirs execup. 157 tors admrs or assignes to pay or cause to be paid unto him the Said Robert in his life time his heirs & executors or assignes the neat quantity of three thousand two hundred forty five pounds of good sound merchantable tobacco & caske upon all demands in some convenient

place in St Maries County notwithstanding which the said John the Liber N N said summe of three thousand two hundred forty-five pounds of tobacco according to his Said writeing Obligatory to him the said Robert in his life time nor to the said Johanna since his death hath not payd although he hath bin thereunto often required but the Same to pay hath altogether denyed & Still doth deny whereupon she saith She is dampnified and hath losse to the value of six thousand pounds of tobacco And thereupon she bringeth her suite And she bringeth here her Letters testamentary whereby it appeareth she hath right of administration.

And the Said John by Kenelm Cheseldyn his Attornyes cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to the said Johanna. Afterwards to wit the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Johanna and John by their Said Attornyes and the said John Saith nothing in barr or avoidance of the action aforesaid of her the Said Johanna in forme aforesaid brought Whereupon it is granted by the Court here that the said Johanna recover against the Said John Wahop aswell the summe of three thousand two hundred forty five pounds of tobacco the debt aforesaid as also the Summe of five hundred eighty Seaven pounds of tobacco costs of Suite but so as execution Stay untill the tenth day of October next.

Rob^t ffarrer agt James Lewis & John Waghob

Johanna ffarrer ex^x James Lewis and John Wahob late of s^t Maries County otherwise called James Lewis & John Wahob both of the County of st Maries in the Province of Maryland Planters were sumoned to answer unto Johanna ffarrer executrix of the last will & Testament of Robert ffarrer de-

ceased of a plea that they render unto her the Summe of nine hundred thirty two pounds of tobacco which from her they unjustly deteine.

And whereupon the said Johanna by Robert Carvile her Attorny saith that whereas the said James and John the ninth day of March in the yeare of Our Lord 1674 by their certaine writeing Obligatory Sealed with the Seales of them the said James & John and here in Court produced whose date is the day and yeare abovewritten did bind themselves their heirs executrs admrs or assignes joyntly & severally to pay or cause to be paid unto him the said Robert in his life time his heirs executors or assignes or to his lawfull Attorny the full and just summe of nine hundred thirty two pounds of good sound merchantable tobacco & caske & to be paid at the plantation of the aforesaid James Lewis at or upon the tenth day of October next ensueing the date thereof notwithstanding which the said

Liber N N James & John the said Summe of nine hundred thirty two pounds of tobacco according to their certaine writeing Obligatory to him the said Robert in his life time nor to the said Johanna since his death have not paid although they have been often thereunto required but the same to pay have altogether denyed & Still doth deny whereupon she saith she is dampnified and hath losse to the value of eighteen hundred pounds of tobacco & thereupon she bringeth her suite. And the Said Johanna bringeth here into Court her Letters testamentary by which it may appear to the Court here that she is Executrix & hath administracon.

> Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said John Waghop by Kenelm Cheseldyn his Attorny and the said Johanna by her Attorny came likewise and the said John saith nothing in barr or avoidance of the action aforesaid of her the said Johanna in forme aforesaid brought Whereupon it is granted by the Court here that the said Johanna recover against the said John Waghob aswell the summe of nine hundred thirty two pounds of tobacco the debt aforesaid as also the sume of five hundred eighty Seaven pounds of tobacco costs of Suite but So as execution cease untill the tenth day of October next

> John Warreeke Richard Ridgell late of st Maries County planter was sumoned to answer unto John Warreeke of a Richard Ridgell plea that he render unto him One silke suite of mens Cloathes One serge suite of mens Cloathes One hatt & One razor One paire of stockins & One paire of gloves which he deteines from him unjustly.

And whereupon the said John by Kenelm Cheseldyn his Attorny saith that whereas the said John was lately possessed of One silke suite mens wearing apparrell of the price of One thousand pounds of tobacco One serge suite of the price of One hundred and fifty p. 158 pounds of tobacco, One hatt and razor of the price of One hundred pounds of tobacco One paire of stockins and gloves to the value of sixty pounds of tobacco in the whole to the value of thirteene hundred & ten pounds of tobacco as the proper goods & chattells of him the Said John and so being thereof possessed the twentith day of September in the yeare of Our Lord 1674 did deliver the same to the aforesaid Richard Ridgell to be Safe Kept and to be redelivered to him the said John when thereunto required. Yet the aforesaid Richard though often thereunto required the said goods aforesaid to him the Said John hath not redelivered but the same to him hitherto to redeliver hath denyed and as yet doth deny and unjustly deteine whereupon the said John Saith he is dampnified to the value of two thousand five hundred pounds of tob; and thereupon he bringeth his suite.

And the said Richard by Robert Carvile his Attorney cometh Liber N N & defendeth the force and injury when &c and Saith he doth not deteine the aforesaid goods from the said John nor any part thereof as the said John hath above declared against him and upon this he putts himselfe upon the Country and the def^t also.

Richard Ridgell John Warwick late of st Maries County was attached to answer unto Richard Ridgell of a plea of John Warwick trespas upon the case.

And whereupon the said Richard by Robert Carvile his Attorny complaineth that whereas the said John upon or about the first day of September in the yeare of Our Lord 1673 then being sick and weake and labouring under a grevious noysome distemper came to the house of the said Richard and desired that he might have his lodgeing dyet and other necessary accomodations at his the Said Richards house and that he would permit and Suffer his the Said Richards wife to be his nurse and tend him in his Sicknesse and to assest him in the dresseing and cureing of the severall ulcerated wounds he then had runing upon him and thereupon the said Richard with the consent of Hannah his wife comiserateing his Condition did upon or about the Said first day of September aforesaid take in harbour and entertaine the said John into his house, and in consideration thereof the said John did assume upon himself and to the said Richard did faithfully promise that he the said John would well and truly Satisfie and pay unto the said Richard for his lodgeing diet and other necessary accomodations and for the paines and care his wife should take in the lookeing after & tending him in his Sicknesse and for the dressing his Sores as aforesaid what they Should reasonably deserve & require when they shall be thereunto desired And the Said Richard in fact saith that he did entertaine the Said John from about the Said first day of September aforesaid till about the twelfth day of December following being in all three monthes and fourteen dayes for which he saith he doth reasonably deserve after the rate of One hundred and fifty pounds of tobacco p month which comes to five hundred twenty five pounds of tobacco and that dureing that time the said Hannah the wife of the Said Richard did dresse Severall ulcerated wounds which the said John had in his elbowes for which and for Salve and linnen she might well deserve foure hundred pounds of tobacco & she did likewise dureing the time aforesaid dresse Severall other ulcerated wounds the said John had in his thighes and other parts of his body besides his elbowes for which also and for Salve and linnen she doth well deserve five hundred pounds of tobacco & dureing the said Johns time of his Sicknesse the Said Richard did accomodate him with two bottles of wine of this Country grape for which he deserves twenty pounds of tobacco & for two bottles of brandy lent him in his SickLiber N N nesse forty pounds of tobacco All which summes amount in the whole to the summe of fourteen hundred forty five pounds of tobacco Yet notwithstanding the Said John his promise and assumption aforesd little regarding but deviseing and fraudulently intending him the Said Richard in this case craftily and Subtilly to defraud and deceive of the said fourteen hundred eighty five pounds of tobacco, the said Summe of fourteen hundred eighty five pounds of tobacco to him the Said Richard though often thereunto requested hath not paid or Satisfied but the Same to pay hath hitherto denyed and Still doth deny whereupon the said Richard saith he is damnified two thousand five hundred pounds of tobacco & thereupon he bringeth his suite.

And the said John by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c and Saith he did not assume upon himselfe in manner & forme as the Said Richard hath above declared against him & of this he putts himselfe upon the Country and the plaintiff also. Whereupon Comand is given to the Sheriff of St Maries County that he cause to come here twelve &c by whom &c to recognize &c who neither &c because as well &c. Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Richard and John by their Attornyes aforesaid and the p. 159 jurors likewise came to witt William Abestone John Askin W^m King, Henry Rider, James Cleft Richard Atwood Thomas Potter Richard Chilman W^m Newport Giles Blizard, Robert Large & Nicholas Guither who being impannelled Sumoned and Sworne to say the truth in the Premisses upon their Oathes doe Say Wee the jurors find the ballance of both actions for each of them, paying their owne costs of Suite, Whereupon it is granted by the Court here that the said John Warwick and the said Richard Ridgell as to their actions aforesaid goe without day and that neither the said Richard nor John take ought thereby.

John Jourdyne agt Pope Alvey late of st Maries County otherwise called Pope Alvey of Brettons Bay in the Province of Pope Alvey Maryland Planter was Sumoned to answer unto John Jordaine Gent of a plea that he render unto him the summe of One thousand two hundred pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the said John by Robert Carvile his Attorny saith that whereas the Said Pope upon the fourth day of August in the yeare of Our Lord 1675 by his certaine bill or writeing Obligatory sealed with the Seale of him the Said Pope and here in Court produced whose date is the day and yeare abovesaid did confesse and acknowledge himselfe to owe and stand indebted unto the said John in the full & just Summe of twelve hundred pounds of good

sound merchantable leafe tobacco & casque to be paid to the said Liber N N John upon the tenth day of October then next ensueing Yet the said Pope the said summe of twelve hundred pounds of tobacco to him the said John according to the said bill though often thereunto required hath not hitherto paid or Satisfied but the same to pay doth deny and refuse to the damage of the Said John two thousand pounds of tobacco And thereupon he bringeth his Suite.

And the Said Pope by John Jones his Attorny cometh and defendeth the force and injury when &c and Saith nothing in barr or avoidance of the action aforesaid of him the said John in forme aforesaid brought whereupon the said John Jordaine remaineth against the Said Pope thereof undefended Therefore it is granted by the Court here to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 That the said John Jordaine recover against the said Pope Alvey aswell the Summe of twelve hundred pounds of tobacco the debt aforesaid as also the summe of five hundred ninty five pounds of tobacco costs of suite. but so as execution Stay untill the tenth day of October next.

Emauel Ratcliff adm^r Pope Alvey late of st Maries County otherwise called Pope Alvey of the County of Daniel Gover st Maries in the Province of Maryland Planter agt was sumoned to answer unto Emanuel Rat-Pope Alvey cliff administrator of the goods and chattells

of Daniel Gover deceased in a plea that he render unto him Sixteen hundred pounds of tobacco which from him he unjustly deteineth.

And whereupon the Said Emanuel by Robert Carvile his Attorny saith That whereas the said Pope the ninth day of January Anno Dom 1672 by his certaine writeing Obligatory sealed with the seale of him the said Pope and here in Court produced whose date is the day and yeare abovesaid did bind himselfe his heirs or assignes to pay or cause to be paid to him the said Daniel his heirs or assignes the full and just Summe of Sixteen hundred pounds of good Sound legall tobacco with caske to be paid at some convenient landing in Clements Bay or Brettons Bay by the tenth day of October next ensueing the date thereof notwithstanding which the said Pope the said summe of sixteen hundred pounds of tobacco to him the said Daniel in his life time according to the tenor of his Said writeing Obligatory nor to the said Emanuel Since his death hath not paid though often thereunto required but the same to pay hath altogether denyed and Still doth deny whereupon he saith he is dampnified and hath losse to the value of three thousand pounds of tobacco and thereupon he bringeth his suite. And the Said Emanuel bringeth into Court his Letters of administration by which it may appeare to the Court here that he is administrator &c.

Liber N N And the said Pope by John Jones his Attorny cometh and defendeth the force & injury when &c and saith nothing in barr or avoidance of the action aforesaid of him the Said Emanuel in forme aforesaid brought whereupon the said Emanuel remaineth against the said Pope thereof undefended Therefore it is granted by the Court here this fourtenth day of April 1676 That the said Emanuel recover against the said Pope aswell the summe of sixteen hundred pounds of tobacco the debt aforesaid as also the summe of six hundred and three pounds of tobacco costs of suite. but So as execution

stay untill the tenth day of October next.

Edward Tarleton & Richard Loyd late of st Maries County gent otherwise called Richard Loyd of st Maries agt County in the Province of Maryland was Sumoned to answer unto Edward Tarleton and Compa of a plea that he render unto them the

full quantity of three thousand three hundred pounds of good Sound merchantable leafe tobacco & caske which to them he oweth & un-

justly deteineth.

And whereupon the Said Edward & Compa by Robert Ridgely their Attorny Say that whereas the Said Richard the two & twentith day of January 1674 by his certaine bill Obligatory Sealed with the Seale of him the Said Richard and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be holden and firmly bound unto the Said Edward and Company in the full quantity of three thousand three hundred pounds of good Sound merchantable leafe tobacco & caske for a valuable Consideration already received to be paid to the Said Edward & Company his heirs execut^{rs} adm^{rs} or certaine Attorny to be paid upon his the Said Richards then dwelling plantation by the tenth of October next ensueing the date thereof To the which payment well & truly to be made the said Richard did bind himselfe his heirs executors admrs & assignes firmly by those presents Yet the said Richard Loyd the Said Summe of three thousand three hundred pounds of tobacco to them the said Edward & Company according to the tenor of the Said bill Obligatory though often thereunto required hath not paid but the Same to pay hath denyed and as yet doth deny whereupon the Said Edward & Company Say they are dampnified & have lost to the value of foure thousand pounds of tobacco and thereupon they bring their Suite.

And the Said Richard by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and saith nothing in barr of the action aforesaid of them the said Edward & Company whereupon the said Edward & Company remaine against the Said Richard thereof undefended Therefore it is granted by the Court here the fiftenth day of April in the first yeare of the Dominion of

Charles Lord Baltemore &c Annog Dom 1676 That the said Edward Liber N N Tarleton & Comp^a recover against the Said Richard aswell the Summe of three thousand three hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred thirty six pounds of tobacco costs of suite.

ffrancis Lovelace agt wise called George Yates of the County of Ann George Yate Arundell Gent was Sumoned to answer unto ffrancis Lovelace in a plea that he render unto him the summe of nine hundred pounds of tobacco which to him he oweth and unjustly deteineth.

And whereupon the said ffrancis Lovelace by Kenelm Cheseldyn his Attorny saith that whereas the said George the sixtenth day of April 1674 by his certaine writeing Obligatory Sealed with the seale of him the Said George and here in Court produced whose date is the day and yeare aforesaid did bind himselfe his heirs executors admrs or assignes to pay or cause to be paid to the said ffrancis Lovelace his heirs admrs or assignes the full summe of nine hundred pounds of good sound merchantable tobacco qualified according to Act of Assembly payable upon all demands after the tenth day of October then next ensueing the date thereof in Petapsco River Yet the said George the said Summe of nine hundred pounds of tobacco to him the said ffrancis according to the tenor of the Said writeing Obligatory though often thereunto required hath not paid but the Same to pay hath denyed and as yet doth deny whereupon the said ffrancis Saith he is dampnified and hath losse to the value of eighteen hundred pounds of tobacco And thereupon he bringeth his Suite.

And the Said George by George Parker his Attorney cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court and it is granted him the same day is given to the Said ffrancis.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annoq Dom 1676 came the said ffrancis and George by their Said Attornyes and the Said George Saith nothing in barr or avoidance of the action aforesaid of him the Said ffrancis in forme aforesaid brought whereupon the Said ffrancis remaineth against the Said George thereof undefended Therefore it is granted by the Court here That the Said ffrancis Lovelace recover against the said George Yate aswell the summe of nine hundred pounds of tobacco the debt aforesaid as also the Summe of pounds of tobacco costs of Suite but so as execucon stay untill the tenth day of November next.

Liber N N April 14th 1676

Came Thomas Griffin adm^r of the goods & Chattells of Peter Eure decd in Open Court & acknowledged judgm^t to Henry Phippes who maried Elizabeth late wife of George Dandus for five hundred pounds of tobacco & to Helena fforrest for foure hundred pounds of tobacco but so as execution stay untill assetts come to the hands of the Said administrator

To all Christian people To whom this preent writing shall Come р. 161 to bee Seene Read or heard I Richard Bayley late of Harvey Towne in Calvert County in ye Province of Maryland Inn-holder now Resident in Dorchester County in the Said province of Maryland Sendeth Greeteing Whereas Nicholas Smart of Weymouth in the Kingdome of England Thomas Dilley of the same place Henry Smart of the same place Richard Sturton of the Same place William Harris of the Same place Thomas Angle of ye Same place Joseph Manders of the Same place Henry Hamonds of the Same place And Richard Wicker of the Same place All Seamen & late belonging to ys Shipp or pinke called or Knowne by the name of the John of Weymouth William Drady deceased Master of ye said Shipp or pinke called ye John of Weymouth aforesaid By theire Severall and Respective writeings or Letters of Attorney under theire Severall and respective hands & Seales beareing date the nine & twentieth day of Aprill in the yeare of our Lord God one Thousand Six hundred Seaventy & two And Proued in his Lordpps provinciall Court for the province of Maryland by the Oathes of ffrancis Collier and Henry Jowles the thirteenth day of June in the yeare of our Lord God one thousand Six hundred Seaventy & two as by the Records of the Said Provinciall Court in lib JJ: Relation being thereunto had more at Large it doth and may appeare Did depute impower & Authorize the Said Richard Bayley by the name of Richard Bayley of Harvey Towne in Calvert County to sue John Parker Execr of the last will & testament of John Drady late Master of ye said Shipp or Pinke called ye John of Weymouth aforesaid for wages due to them the Said Nicholas Smart Thomas Dilley Henry Smart Richard Sturton William Harris Thomas Angle Joseph Hamonds & Richard Wicker for theire time & Service done in ye Said Shipp or Pinke by vertue & Authoritie of the Said Severall & Respective writeings or Letters of Attorney by the Said Severall & Respective persons aboue named And upon an Agrement made betweene me the Said Richard Bayley & William Dare Dorchester Merchant Admr of all & Singular the goods & Chattles Rights & Creditts of the aboue named John Parker late of Weymouth aforesaid deceased haue received & had ye day of the date hereof of William Dare Admr of ye goods & Chattles of John Parker aforesaid Deceased the full Sume & just quantity of Six thousand pounds of

good Sound Merchantable Tobacco & Caske, which Said Sume of Liber N N six thousand pounds of tobacco aforesaid I acknowledge my selfe in ye name & names of the said Nicholas Smart Thomas Dilley Henry Smart Richard Sturton William Harris Thomas Angle Joseph Manders Henry Hamonds & Richard Wicker to be truely & fully Satisfied Contented & Paid in full of all wages & Demands whatsoever belonging or any wayes apperteining to the Said Scamen And thereof and every part & parcell thereof doe clearly & freely acquit & discharge ye Said William Dare his Execrs Admrs & Assignes by these p^rsents And alsoe for Divers other good Causes & valueable Consideracons me the Said Richard Bayley thereunto Especially moueing haue Remised Released & for ever quit Claimed & by these presents doe Remise Release & for ever quit Claime unto ye Said William Dare his heires Execrs & Admrs & ye heires & Assignes of ye Said John Parker And ye owners of the Said Shipp or Pinke And theire heires Execrs Admrs & Assignes all & all manner of Accon & Accons Cause & Causes of Accons Suites both in Law & Equity bills bonds writeings obligatory debts dutyes Accompts Sume & Sumes of Money Sume & Sumes of Tobacco Judgemts Executions Extents quarrells Recognizances trespasses Controversies & Demands & all & Euery other matter Cause or thing whatsoever which against ye Said William Dare I ever had or by the Authority aforesaid in ye name or names of the Said Severall & Respective pson or psons aforesaid I ever had or which I my heires Exec^{rs} Adm^{rs} or Assignes Shall or may have Claime Challenge or demand for or by Reason meanes or occation of any matter Cause or thing whatsoever from ye beginning of ye world unto the day of the date of these prsents In Witnes whereof I the Said Richard Bayley haue hereunto Set my hand & Seale Dated ye Sixteenth day of ffebry in ye forty fourth yeare of the Dominion of the Right Honrble Caecilius Absolute Lord & proprietary of ye Provinces of Maryland & Avalon Lord Barron of Baltemore &c Annog Doin 1675

Sealed & Delivered in ye

Richard Bayley (Sealed)

prsence of

Richard Keene John Keene George Masson: William Kinge

On ye Backside of ye Aboue mentioned release was writt (vizt)

Maryland:: Being Deputed by mr Henry Darnell High Sheriffe of
Calvert County I arrested Richard Bayly in ye Sute of William

Calvert County I arrested Richard Bayly in ye Sute of William Dare ye first munday after ye Provinch Court held in ffebry 1675 & ye Said Richard Bayly was Discharged from me ye day following aboute ten of ye Clock in ye morning

George Masson

Memoranda the Seaventeenth day of ffebry Anno one thousand six hundred Seaventy fiue the within named Richard Bayly did Signe Seale & Deliver the within written release as his Act & Deed

the hd as nt in hen Liber N N to y^e within named William Dare in y^e p^rsence of us after the Said Bayly was discharged from y^e Sheriffe

Jarvis Ballard: Henry Everard: John Russall

The elaventh of Aprill 1676

Proued by the Aboue written Jarvis Ballard & Henry Everard in open Court & y^t the said Richard Bayley as far as they Know was at liberty no Sheriffe being then p^rsent with him at the signing & Sealeing the Same

Jno Blomfeild Ct Cur Provint

Robert Ridgely agt otherwise called William Russell of Ann Arundel Wm Russell of County Inholder was sumoned to answer unto Robert Ridgely One of the Attornyes of the Provinciall Court according to the libertyes and priviledges &c allowed of a plea that he render unto him the full and just summe of two thousand pounds of good Sound merchantable tobacco & caske which to him he oweth and unjustly deteineth

And whereupon the Said Robert Ridgely in his proper person Saith that whereas the said W^m the 29th day of October 1674 by his certaine bill Obligatory Sealed with the Seale of him the Said W^m and here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to be holden & firmly indebted unto the said Robert in the full & just Summe of two thousand pounds of good sound merchantable tobacco & casque To be paid to the Said Robert Ridgely or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes at Some convenient place in the said County upon demand To the which payment well and truly to be made the said W^m did bind himselfe his heirs executrs & admrs firmly by those presents notwithstanding which the said W^m Russell the said summe of two thousand pounds of tobacco to him the said Robert Ridgely according to the tenor of the said writeing Obligatory though often thereunto required hath not paid but the same to pay hath denyed and as yet doth deny whereupon the said Robert Saith he is dampnified & hath lost to the value of three thousand pounds of tobacco & thereupon he bringeth his Suite.

And the said W^m Russell by George Parker his Attorny cometh and defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court and it is granted him the same day is given to the said Robert.

Now here at this day to witt the tenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Robert Ridgely in his proper person and the said W^m Russell by his said Attorny came also and the said W^m Saith nothing in barr or avoidance of the action aforesaid of him the said Robert in forme aforesaid brought whereupon the said Robert remaineth against the said W^m thereof wholly undefended

Therefore it is granted by the Court here that the said Robert Liber N N Ridgely recover against the said William Russell aswell the summe of two thousand pounds of tobacco the debt aforesaid as also the summe of five hundred thirty Six pounds of tobacco costs of Suite.

Thomas Bland & Damoris his wife ag^t Richard Hill ext

Richard Hill of the County of Ann Arundell executor of the last will and testament of Edward Gardner late of the said County deceased was Sumoned to answer unto Thomas Bland & Edward Gardner Damoris his wife of the same County in a plea of trespas upon the case

And whereupon the Said Thomas in his proper person saith that whereas the said Damoris at the Speciall instance and request of the said Edward in the life time of the said Edward (She the said Damoris being then a widdow and an approved midwife) In consideration that the said Damoris would upon the fourth day of October 1673 take One Dorothy Bruton into her house who was then very Sick and bigg with Child and her the Said Dorothy entertaine and take care off and administer such things as she the said Damoris should thinke convenient for her the said Dorothy for One and twenty dayes & nights the said Edward did assume upon himselfe and to the said Damoris did then and there faithfully promise to satisfie the said Damoris what she Should reasonably deserve for the said One & twenty dayes and nights and the said Thomas and Damoris in fact say that they reasonably deserve twelve hundred pounds of tobacco Yet notwithstanding the said promise & assumption of the said Edward yet neither the said Edward in his life time nor the said Richard Hill his executor since his decease hath not paid the said twelve hundred pounds of tobacco to the said Damoris dureing her widdowhood nor to the Said Thomas and Damoris since their intermarriage but the same doth refuse to pay to the damage of the plaintiffs two thousand foure hundred pounds of tobacco whereupon they bring their suite.

And the said Richard by George Parker his Attorny cometh & defendeth the force & injury when &c and prayeth liberty of Speakeing hereunto untill the next Court & it is granted him the same day is given to the Said Thomas and Damoris.

Now here at this day to witt the fiftenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the Said Thomas & Damoris and this said Richard by his Attorny came likewise and the said Richard saith that the said Edward Gardner did not assume upon himselfe in manner & forme as the said Thomas Bland & Damoris his wife against him doe complaine and of this he putts himselfe upon the Country and the plaintiffs likewise. Therefore Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c by whom &c who Liber N N neither &c to recognize &c because aswell &c. which said Jurors likewise then came to witt W^m Abestone John Askin W^m King Henry Rider James Cliff Richard Atwood Thomas Potter Richard Chilman W^m Newport Giles Blizard Robert Large and Nicholas Guither who being impannelled summoned & Sworne to say the truth in the premisses upon their Oathes doe Say Wee find for the plaintiffs foure hundred pounds of tobacco with costs of suite. Whereupon it is granted by the Court here the said Thomas Bland & Damoris p. 163 his wife recover against the estate of the said Edward Gardner aswell the summe of foure hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the sume of One thousand forty Seaven pounds of tobacco costs of suite.

Marke Cordea Evan Carew late of st Maries County planter was agt attached to answer unto Marke Cordea of a plea of

Evan Carew | trespas upon the case.

And whereupon the said Marke Cordea by Robert Ridgely his Attorny complaineth that whereas the Said Evan Carew upon the twelfth day of January 1670 bought had & received of the said Marke Cordea divers goods & merchandizes at divers dayes and times from the said twelfth day of January in the yeare aforesaid untill the tenth day of April 1673 & also whereas the said Marke at the Special instance & request of the said Evan betweene the said twelfth day of January 1670 and the said tenth day of April 1673 paid to divers persons for the proper accompt and by the Order of the Said Evan divers & Sundry Summes of tobacco a particular aswell of the said goods & merchandizes to the Said Evan Sold & delivered as also of the said tobaccoes so paid for him is by the Said Marke here in Court produced amounting in the whole to the summe of five thousand eight hundred sixty and eight pounds of tobacco In consideration whereof the said Evan did assume upon himselfe and to the said Marke did faithfully promise that he the said Evan when thereunto required the said summe of five thousand eight hundred Sixty & eight pounds of tobacco to the said Marke would well and truly content and pay notwithstanding which the said Evan Carew his promise and assumption so as aforesaid made not regarding but deviseing and fraudulently intending him the said Marke of the Said five thousand eight hundred sixty eight pounds of tobacco to deceive and defraud the said five thousand Eight hundred sixty eight pounds of tobacco to him the Said Marke Cordea according to his promise hath not paid though often thereunto required but the same to pay hath denyed and as yet doth deny to the damage of the Said Mark eight thousand pounds of tobacco & thereupon he brings his Suite.

And the said Evan by Robert Carvile his Attorny cometh and defendeth the force & injury when &c and prayeth liberty to imparle

hereunto untill the next Provinciall Court & it is granted him the Liber N N same day is given to the said Marke.

Now here at this day to wit the twelfth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Marke by his Attorny and the said Evan by his Attorny came also and the said Evan saith that the said Marke his Action aforesaid against him ought not to have, because he saith that by a certaine Act of Assembly begunn & held at the Citty of st Maries the thirtenth day of April in the yeare of Our Lord 1669 entituled an Act for Limitation of certaine actions for avoiding suits at Law it was amongst other things enacted That all actions of trespasse Quare Clausum fregit, all actions of trespas detinue, sur trover & replevin for takeing away goods & Chattells all actions of accompt contract debt booke and upon the case other than Such accompts as concerne the trade of merchandize between merch^t and merchants their ffactors & Servants that are not resident within this Province all actions of debt for lending or contract without Specialty all actions of debt for arrearages of Rent and all actions of Assault menace battery wounding and imprisonment or any of them which shall be sued or brought by any person or persons within this Province at any time after the end of the said Assembly shall be comenced and Sued within the time hereafter expressed That is to say the said actions of the case other then for Slander and the Said actions of accompt and the said actions of trespas detinue debt & replevin for goods & chattells and the said actions of trespas Quare Clausum fregit within two yeares next after the end of that Sessions of Assembly or within two yeares next after the cause of such actions and not after, and the said actions upon the case for words & actions of trespas and assault battery wounding imprisonment or any of them within One yeare after the end of that Generall Assembly or within One yeare after such cause of action & not after as by the said Act may more at large appeare And the Said Evan further saith that the said Assembly ordered the sixth day of May in the said Yeare of Our Lord 1669 and the goods & merchandizes by the declaration supposed to be sold & delivered to the said Evan on which the consideration for the assumpsit is grounded were by the plaintiffs own shewing delivered unto him betweene the twelfth day of January 1670 and the tenth day of April 1673 and that the said Marke his writ for the said action the six and twentith day of p. 164 November in the yeare of Our Lord 1675 tooke Out and not before which writ in forme aforesaid presented, was not prosecuted within two yeares next after the end of the aforesaid Sessions of Assembly nor within two yeares after the cause of action or suite aforesaid according to the forme of the Statute aforesaid and this he is ready to averre and demandes judgment that the Said Marke his action aforesaid against him ought to have.

Liber N N

And the said Marke saith that he by any thing by the said Evan alleadged from haveing his action aforesaid against him ought not to be debarred Because the said Act of Assembly by the said Evan in his plea recited saith, that in Actions of the case the action must be brought within two yeares after such cause of action, the Said Marke saith that at the time of the delivery of the goods in the said accompt specified the said Evan was a hired Servant to the Said Marke, and the Said Marke the Said goods to the said Evans upon Creditt of his wages and other tobaccoes due to him did deliver & him with them upon that accompt did intrust and upon makeing up of accompts betweene the said Evan and the Said Marke the same to be allowed And the said Marke further saith That the Said Evan the 14th day of December 1674 did sue out against the said Marke two writts & by vertue thereof the twentith day of November last past recovered against the said Marke ten thousand nine hundred ninty and three pounds of tobacco the full and whole of what was due to the said Evan from the Said Marke without any allowance of the Said five thousand eight hundred sixty eight pounds of tobacco in the said declaration mentioned, the said Marke saith that until the said twentith day of November wherein the said Evan the same ten thousand nine hundred ninty three pounds of tobacco against him recorded the said Marke had no cause of action against the Said Evan and if the said Act of Assembly debarres the Said Marke from haveing his action aforesaid against the said Evan he putts himselfe upon the judgment of the Court and the defendt likewise. Which being read and heard it is the judgment of the Court here that the said Evan Carew recover against the said Marke Cordea the summe of Seaven hundred sixty five pounds of tobacco for his costs and charges in this behalfe laid Out & expended and the said Marke in mercy for his false claime.

Charles Calvert Esq Miles Cooke late of Talbott County in the agt

Miles Cooke

Miles Cooke

Miles Cooke late of Talbott County in the province of Maryland Marriner was attached to answer unto Charles Calvert Esq in a plea of trespas of the case.

And whereupon the said Charles Calvert by Robert Carvile his Attorny saith that whereas the Right Honble Caecilius Absolute Lord and Propry of the provinces of Maryland and Avalon Lord Baron of Baltemore the sixtenth day of Sept in the yeare of Our Lord 1675 Shipt on board the good Shipp called the John of London whereof the Said Miles Cooke then was and still is Master One man Servant or passengr named James Jackes to be delivered at the Port of Petuxent in the said Province and sett On Shoare at the house of the said Charles Calvert at Mattapenny in Petuxent River the Said Servant or passenger being to the Said Charles Calvert consigned & Sent the dangers of the Seas escapes mortality

restraint of princes and Rulers excepted the freight or passage for Liber N N the said Servant or passenger being by the Said Lord Baltemore paid in London for the performance whereof the said Miles Cooke Signed with his hand according to the Custome of merchants in the like cases a receipt in the nature of a bill of Ladeing bearing date the said sixtenth day of September to have received the said passenger and to deliver him as aforesaid as by the Said receipt under the hand of the said Miles here in Court produced may appeare And the said Charles in fact Saith that the said Miles and the said Shipp John of London are and have Safely arrived at the port of st Maries in Maryland notwithstanding which the Said Miles Cooke the tenor of his receipt little regarding but plotting and fraudulently intending him the sd Charles of the said man Servant or passager named James Jackes as aforesaid to deceive the said man servant or passenger to him the said Charles though often thereunto required according to the tenor of the said receipt so as aforesaid by him the Said Miles signed and affirmed hath not delivered but the Same to him to deliver hath altogether refused and Still doth deny and refuse to the damage of the said Charles foure thousand pounds of tobacco And thereupon he bringeth his Suite.

And the said Miles Cooke by Thomas Bland his Attorny Comes & defends the force and injury &c and for plea saith that the Said James Jackes made his escape from on board the Shipp called John of London in the Downes in England contrary to the Knowledge of the Said Miles according to the exception in the Said Miles his receipt and thereupon he putts himselfe upon the Country and the said Charles Calvert likewise. Therefore Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c by whom &c who neither &c to recognize &c because aswell &c.

Now here at this day to witt the twelfth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom p. 165 One thousand six hundred seventy six Came the said Charles Calvert Esos now Lord Baltemore by his said Attorny and the said Miles Cooke by his Attorny and the jurors of that jury came also to witt Wm Rosewell Wm Dare John Cunningham Jarvis Ballard John Deery Richard Dell John Baynard John Linch Dominick Bodkin Giles Blizard James Thompson & Emanuel Ratcliff who being impannelled Sumoned & Sworne to say the truth in the premisses upon their Oathes doe Say Wee find for the plaintiff two thousand pounds of tobacco with Costs of suite. Therefore it is granted by the Court here that the said Charles Calvert Eson now Lord Baltemore recover against the said Miles Cooke aswell the summe of two thousand pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of nine hundred and two pounds of tobacco costs of Suite.

Liber N N W^m Calvert Esq & Tho: Keyton adm^{rs} of Bryan Daley.

ag^t Richard Peacocke Richard Peacock late of s^t Maries County merchant was attached to answer unto W^m Calvert Esg & Thomas Keyton adm^{rs} of the goods & Chattells of Bryan Daley deceased in a plea of trespas upon the case.

And whereupon the Said W^m & Thomas by Kenelm Cheseldyn their Attorny complaine that whereas the said Bryan in his life time to witt the twelfth day of April Anno Dom 1675 intending a voyage for England had sould unto the said Richard Peacock a certaine quantity of tobacco to the value of fifty eight pounds eighteen shillings and eight pence and did then also by his certaine writeing Obligatory bind himselfe to pay the same by bill of exchange upon One Mr Wm Shaw of Yorke in the Kingdome of England upon penalty of One hundred & seventeene pounds seventeene shillings & eight pence In consideration whereof the said Richard did assume upon himselfe and to the Said Bryan did faithfully promise to transport the said Bryan into the Kingdome of England in the Shipp he was then merchant & went home in, & did promise to give the Said Bryan notice when the said Shipp was ready to Sayle & also Send boate & hands to fetch him the Said Bryan on board the Said Shipp that so he might receive the said monyes according to his said bills of exchange notwithstanding which the said Richard his promise & assumption not regarding but endeavouring and fraudulently intending Subtilly & craftily to deceive the said Bryan of receiveing the monyes aforesaid did not give any notice to the said Bryan of the tyme of the said Shipps Sayleing or ever Sent boate & hands to fetch him the Said Bryan On board the Said Shipp by meanes whereof the said Bryan in his life time as also the said W^m and Thomas to whom administration of the goods & Chattells which were the said Bryans at the time of his death Since his death hath been committed have lost receiveing the Said monyes aforesaid as also the great proffitts & gaines web by lawfull buying Selling & bargaineing might have been raised by the Same had the said Richard faithfully performed his promise aforesaid whereupon the said W^m and Thomas Say they are dampnified forty thousand pounds of tobacco

And the said William and Thomas bring also here in Court the Letters of adm^{con} to them granted that it may appeare to the Court here that they are administrators of the said Bryand and of the said estate have administration

And the said Richard by Robert Carvile his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle hereunto until the next Court and it is granted unto him the same day is given to the said W^m and Thomas.

Now here at this day to witt the thirtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Came the

said parties by their Attornyes and the said Richard Saith that he Liber N N did not assume and promise in manner & forme as the said William and Thomas above against him have declared and of this he putts himselfe upon the Country and the said Wm and Thomas also Therefore it is comanded the Sheriff of st Maries County that he cause to come here twelve &c by whom &c who neither &c to recognize &c because aswell &c. And the jurors of that jury likewise come to witt Wm Rosewell John Baynard John Deery Wm Dare John Linch William Abestone John Askin Thomas Stonstreet Richard Ridgell Richard Atwood Thomas Potter and Richard Chilman who being impannelled Sumoned & Sworne to say the truth in the premisses upon their Oathes doe say Wee the jury find for the defendant being no cause of Action Whereupon it is granted by the Court here that the said Richard Peacocke recover against the said Wm Calvert & Thomas Keyton as administrators of the said Bryan Daley the pounds of tobacco costs of suite and summe of the said William and Thomas in mercy for their false Claime.

W^m Boareman ag^t Charles Ashcomb late of Calvert County was at-p. 166 tached to answer unto William Boarman of a plea Charles Ashcomb of trespas of the case.

And whereupon the Said Wm by Robert Carvile his Attorney Saith that whereas the said Wm the first day of June 1675 was possessed of One Cow of the price of eight hundred pounds of tobacco marked with the proper marke of him the Said W^m Boarman and of the proper goods of him the said W^m Boarman and being So thereof possessed the said Wm lost the said Cow out of his hands and possession which said Cow afterwards to witt the tenth day of November in the same yeare came by finding into the hands and possession of the Said Charles Ashcomb Yet the said Charles Knowing the said Cow to be the proper Cow of him the Said Wm and to him to appurteine and of right to belong & deviseing and fraudulently intending him the said Wm of the said Cow craftily and subtilly to defraud and deceive the Said Cow though often required to him the said Wm hath not delivered but the said Cow afterwards to witt the first day of December in the said yeare converted and disposed to his own proper use to the damage of the said William two thousand pounds of tobacco And thereupon he bringeth his suite.

And the Said Charles by Kenelm Cheseldyn his Attorny doth come and defend the force & injury when &c and prayeth liberty to imparle hereunto untill the next Court and it is granted him the same day is given to the said W^m Boarman.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Charles and W^m by their Attornyes afore-

Liber N N said and the said Charles saith he is no wayes guilty of the trover and conversion in manner and forme as the said Wm hath above declared agt him and of this he putts himselfe upon the Country and the plaintiff also. Therefore it is comanded the Sheriff of st Maries County That he cause to come here twelve &c by whom &c who neither &c to recognize &c because aswell &c which said jurors likewise then came to witt W^m Abestone John Askin W^m King Henry Rider Richard Ridgell Richd Atwood Thomas Potter Richard Chilman W^m Newport Giles Blizard Robert Large & Nicholas Guither who being impannelled Sumoned & Sworne to say the truth in the premisses upon their Oathes doe say Wee find for the defendant with costs of suite. Therefore it is granted by the Court here that the said Charles Ascomb recover agt the said Wm Boarman the pounds of tobacco costs of suite. summe of in this behalfe laid Out & expended

Vincent Mansfeild agt day of ffebruary Anno Dom 1675 at a ProvinJohn Quigley ciall Court of the Lord Proprietary of this Province Came here in Court Vincent Mansfeild by
Kenelm Cheseldyn his Attorny and exhibited here in Court his certaine bill of Complaint against John Quigley One of the Attornyes
of this Court in a plea of trespas upon the case according to the
libertyes and priviledges &c.

And whereupon the said Vincent by Kenelm Cheseldyn his Attorny complaineth that whereas the said John Quigley the eight & twentith day of August in the yeare of Our Lord One thousand Six hundred Seventy five had One horse belonging to him the said John taken by the Indians at the Susquehannough ffort and tyed very neere unto the Said ffort, the said John Quigley in consideration that the Said Vincent then haveing there one able horse of the value of foure thousand pounds of tobacco would lend the Said horse to One Thomas Mottley there then willing to bring off from the said ffort the said horse belonging to the said Quigley the Said John did assume upon himselfe and to the Said Vincent did faithfully promise that in case the said Vincents horse should chance to be Killed or wounded in fetching off the horse belonging to the said Quigley that he the said John would pay unto the said Vincent for the Said horse the summe of foure thousand pounds of tobacco and the Said Vincent in fact saith that he did lend the said horse unto the said Thomas Mottley as aforesaid and the said horse was wounded by the said Indians and of the said wound did die notwithstanding which the said John the said Summe of foure thousand pounds of tobacco to him the said Vincent hath not paid though often thereunto required but the same to pay hitherto hath and still doth deny to pay to the damage of the said Vincent Six thousand pounds of

tobacco & thereupon he bringeth his Suite. And the said John in his Liber N N proper person cometh and defendeth the force and injury when &c and prayeth liberty of speakeing hereunto untill the next Court and it is granted unto him the same day is given to the said Vincent.

Now here at this day to witt the thirtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Vincent by his Attorny aforesaid and the said John in his proper person came likewise and the Said John Saith he p. 167 did not assume in manner and forme as aforesaid and of this he putts himselfe upon the Country and the said Vincent Mansfeild also, therefore Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c by whom &c who neither &c to recognize &c because aswell &c and the jurors of that jury likewise then came to witt Wm Abestone John Askin Thomas Stonstreet Henry Rider Richard Ridgell Richard Atwood Thomas Potter Richard Chillman W^m Newport John Dash Robert Large and W^m Guither who being impannelled Sumoned and Sworne upon their Oathes doe say Wee find for the plaintiff three thousand pounds of tobacco with costs of suite. Whereupon it is granted by the Court here that the Said Vincent Mansfeild recover against the Said John Ouigley aswell the summe of three thousand pounds of tobacco damages occasioned by the trespas aforesaid as also the Summe of sixteen hundred thirty six pounds of tobacco costs of suite and the said John Quigley in mercy.

James Stavely Memorandum that this present Court to witt the six and twentith day of November in the foure & fortith John Quigley | yeare of the Dominion of Caecilius &c Annog Dom 1675. Came here into Court James Stavely by Robert Ridgely his Attorny & exhibiteth here into Court his certaine bill against John Quigley gent One of the Attornyes of this Court of a plea of trespas upon the case.

And whereupon the said James Stavely by Robert Ridgely his Attorny complaineth that whereas the said John Quigley the fourth day of November 1675 stood indebted to the Said James for divers goods & merchandizes by him the said James to him the said John before that time Sold & delivered & also for ffreight (the particulars whereof by the Said James is here in Court produced) the Summe of Seaven hundred ninty & foure pounds of tobacco In consideration whereof the said John did assume upon himselfe and to the said James did then faithfully promise that he the said John the said summe of Seaven hundred ninty foure pounds of tobacco to him the said James when thereunto required would well & truly content & pay notwithstanding which the said John his promise and assumption So as aforesaid to him the said James made not regarding but deviseing and fraudulently intending him the said James in

Liber N N this behalfe to deceive & defraud the said Seven hundred ninty foure pounds of tobacco to him the said James though often demanded hath not paid but the same to pay hath denyed & as yet doth deny to the damage of the said James fifteene hundred pounds of tobacco & Thereupon he bringeth his Suite.

And the said John in his proper person cometh and defendeth the force and injury when &c and prayeth liberty to imparle here untill next Court and it is granted unto him the same day is given to the said James.

Now here at this day to witt the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said James by his Attorny aforesd and offered himselfe against the said John in the plea aforesaid and the said John came likewise and the said John saith nothing in barr or avoidance of the action aforesaid of him the said James in forme aforesaid brought Whereupon it is granted by the Court here that the said James Stavely recover against the said John Quigley the summe of Seven hundred ninty foure pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred twenty eight pounds of tobacco costs of suite.

Marmaduke Semme agt moned to answer unto Marmaduke Seme in a Arthur Carleton plea that he render unto him the summe of nine hundred Seventy three pounds of tobacco which to him he oweth and unjustly deteineth.

And whereupon the said Marmaduke by Kenelm Cheseldyn his Attorny saith that whereas the said Arthur the fiftenth day of ffebruary in the yeare 1674 did by his certaine writeing Obligatory sealed with the Seale of the said Arthur and here in Court produced whose date is the day and yeare abovewritten acknowledge himselfe holden and firmly bounden unto Marmaduke Semme of st Maries County Inholder in the just and full quantity of nine hundred seventy three pounds of good merchantable tobacco in caske to be paid to the said Marmaduke Semme his certaine Attorny his heirs executors administrators or assignes at or before the tenth day of October next: To the which payment well & truly to be made he did bind himselfe his heirs executors administrators firmly by those presents notwithstanding which the said Arthur the said summe of nine hundred Seventy three pounds of tobacco according to the tenor of his Said writeing Obligatory hath not paid though often thereunto required but the same to pay hitherto hath & still doth deny to the damage of the said Marmaduke two thousand pounds of tobacco and thereupon he bringeth his suite.

And the said Arthur by Mathew Warde his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to im-

parle hereunto untill the next Court and it is granted him the same Liber N N day is given to the said Marmaduke.

Now here at this day to witt the tenth day of April in the first p. 168 yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the Said Marmaduke by his Attorny aforesaid and offered himselfe against the Said Arthur in the plaint aforesaid but the said Arthur came not but made default Therefore it is granted by the Court here that the said Marmaduke recover against the said Arthur aswell the Summe of nine hundred Seventy three pounds of tobacco the debt aforesaid as also the Summe of five hundred thirty six pounds of tobacco costs of suite.

Garret Vansweringen agt

Memorandum That on the twelfth day of ffebruary in the first yeare of the Dominion of Charles Lord Baltemore &c his Lopp Sent his writ of Scire facias to the Sheriff of

St Maries County in these words vizt Charles Absolute Lord and Proprietary of the Provinces of Maryland & Avalon Lord Baron of Baltemore To the Sheriff of st Maries County greeting Whereas heretofore to wit the fourtenth day of December 1674 it was comanded you that you attach any the goods chattells or Creditts of Mathias Decosta if they Should be found in your Bailiwick to the value of ten thousand pounds of tobacco and when you had the same so attached or any part thereof the same in your custody you Keepe untill the said Mathias should by himselfe or his Attorny appeare before Our justices of Our Provinciall Court the 9th day of ffebruary then next following to answer the suite of Garret Vansweringen in a plea of debt at which said ninth day of ffebruary the said Mathias came not but made default and you haveing made returne to Our said justices that you have attached in the hands of the said Garrett Vansweringen of the estate of the said Mathias Decosta a bill due by Wm Thomas for two thousand pounds of tobacco, a bill due by Nicholas Guither for foure hundred pounds of tobacco a bill due by Thomas Mathews for foure hundred pounds of tobacco a bill due by Henry Rider for foure hundred pounds of tobacco Wee therefore Comand you that by good & lawfull men of your Bailiwick you make Knowne unto the said Wm Thomas Nicholas Guither Thomas Mathews and Henry Rider that they be and appeare before Our justices of Our Provinciall Court to be holden at the Citty of st Maries the fourth day of April next to shew cause (if any they have) why the severall & respective summes of tobacco aforesaid attached as aforesaid Ought not to be rendred satisfied & paid to the said Garrett Vansweringen Att which said fourth day of April in the first yeare of his Lopps Dominion &c the same Sheriff maketh returne of the writ aforesaid endorsed In presence of Joseph Hackney and Edward Sise good and lawfull men of my Bailiwick Liber N N I have made Knowne to the within named W^m Thomas Nicholas Guither Henry Rider according to the tenor of the writt as I am Comanded Clement Hill Sheriff.

And the Said William Thomas Saith that with the said debt in the said writ of scire facias mentioned of two thousand pounds of tobacco due to the said Mathias Decosta he ought not to be burthened because he saith that nine hundred ninty One pounds of tobacco part thereof and One hundred & fifty pounds of tobacco more part thereof in all the Summe of eleaven hundred forty One pounds of tobacco he the said W^m to the said Mathias hath paid and as to eight hundred fifty nine pounds of tobacco residue thereof he the said William alwayes was & Still is ready to pay the same and of this he demands judgment of this Court & the said Garret likewise. Whereupon it is granted by the Court here to witt the tenth day of April in the yeare aforesaid That the Said Garrett Vansweringen recover against the Said William Thomas the said summe of eight hundred fifty nine pounds of tobacco together with five hundred & foure pounds of tobacco costs of Suite.

Garret Vansweringen agt day of April in the yeare aforesd by the Nicholas Guither Oathes of W^m Guither and Elizabeth Decosta that the said Nicholas Guither never had any consideration for the bill of foure hundred pounds of tobacco Specified in the abovesaid writ of Scire facias doe order (by the consent of the plaintiff) that the Said bill be delivered up to the defendant & the said Garrett take nothing thereby.

Christopher Rousby agt Wise called John Blackiston of st Maries County otherwise called John Blackiston of st Maries County in the Province of Maryland Gent was sumoned to answer unto Christopher Rousby Gent of a plea that he render unto him the Summe of two thousand & two hundred pounds of tobacco which to him he oweth and unjustly deteineth

And whereupon the said Christopher by John Rousby his Attorny Saith That whereas the said John Blackiston the fifth day of May in the yeare of Our Lord 1675 did by his certaine bill Obligatory Sealed with the Seale of the said John here in Court brought whose date is the same day & yeare acknowledge himselfe to Owe and stand justly indebted unto the said Christopher in the full and just quantity of two thousand & two hundred pounds of good merchanable tobacco and casque To be paid to the said Christopher his Executors admrs or assignes on or before the tenth day of October then next ensueing the date of the said bill conveniently in st Maries County aforesaid To the which payment well & truly to

be made the Said John bound himselfe his heirs execut^{rs} & adm^{rs} Liber N N firmly by those p^rsents notwithstanding the said John although often demanded the Said Summe of two thousand two hundred pounds p. 169 of tobacco to the said Christopher according to the tenor of the said bill hath not paid but the same to him to pay hitherto hath refused and as yet doth deny & refuse to the damage of the said Christopher foure thousand pounds of tobacco And thereupon he bringeth his suite.

And the Said John by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court and it is granted him the same day is given to the said Christopher.

Now here at this day to witt the fiftenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Christopher and John by their Said Attornyes and the said John Saith nothing in barr or avoidance of the action aforesaid of him the said Christopher in forme aforesaid brought whereupon the Said Christopher remaineth against the Said John thereof undefended Therefore it is granted by the Court here that the said Christopher Rousby recover agt the said John Blackiston aswell the summe of two thousand two hundred pounds of tobacco the debt aforesaid as also the summe of five hundred eighty Seven pounds of tobacco costs of suite But So as execution Stay untill the tenth day of October next.

& Comp^a. agt John Quigley

Richard Peacocke Memorandum that this present eighth day of ffebruary in the foure & fortith yeare of the Dominion of Caecilius &c Annog Dom 1675 Richard Peacocke merchant & Company exhibited their certaine bill into this Court against

John Quigley Gent One of the Attornyes of this Court according to the priviledges &c which followeth in these words.

Richard Peacocke and Company by Robert Carvile their Attorny complaine against John Quigley One of the Attornyes of this Court &c for that whereas he the Said John the fourtenth day of April Anno Dom 1675 by his certaine writeing Obligatory Sealed with the Seale of him the Said John and here in Court produced whose date is the Same day & yeare abovewritten was holden and firmly indebted unto them the said Richard & Compa in the full and just quantity of two thousand five hundred pounds of good sound merchantable tobacco & caske to be paid unto them the said Richard and Compa their Executors admrs or assignes or any of them in some convenient place in St Maries County at or upon the tenth day of October next ensueing the date thereof notwithstanding which the said John the said summe of two thousand five hundred pounds of tobacco to them the said Richard and Compa according to his said

Liber N N writeing Obligatory hath not paid though often thereunto required but the same to pay hath altogeth denyed & Still doth deny whereupon they say they are dampnified & have lost to the value of foure thousand pounds of tobacco And thereupon they bring their suite.

> And the Said John Quigley in his proper person cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted him the same day is given to both parties

> Now here at this day to witt the fiftenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the Said Richard & Compa by their Attorny aforesaid and the said John in his prop person came also and the Said John Quigley Saith nothing in barre or avoidance of the action aforesaid of them the said Richard & Compa against him brought in manner & forme as aforesaid whereupon the said Richard & Compa remaine against the Said John thereof undefended. Therefore it is granted by the Court here that the Said Richard Peacocke & Compa recover against the said John Quigley aswell the summe of two thousand five hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred fifty & three pounds of tobacco costs of Suite.

> Richard Peacocke) Memorandum that this present eighth day of ffebruary in the 44th yeare of the Dominion of & Comp^a Caecilius &c Annog Dom 1675 Came Richard agt Peacocke merchant & Compa & exhibited their Thomas Wynne certaine bill into this Court against Thomas

Wynne Cryer of this Court which followeth in these words.

And the said Richard and Comp^a by Robert Carvile their Attorny Say that whereas the said Thomas the foure & twentith day of April Anno Dom 1675 by his certaine writeing Obligatory Sealed with the seale of him the said Thomas and here in Court produced whose date is the day & yeare abovewritten was holden and firmly indebted unto them the said Richard & Compa in the full and just quantity of foure hundred twenty Six pounds of good Sound merchantable tobacco & casque to be paid unto them the said Richard & Compa p. 170 their executors admrs or assignes or any of them in some Convenient place in st Maries County aforesaid at or upon the tenth day of October next ensueing the date thereof notwithstanding which the said Thomas the said summe of foure hundred twenty six pounds of tobacco to them the said Richard & Compa according to the tenor of his said writeing Obligatory hath not paid although he hath bin often thereunto required but the same to pay hath altogether denyed & Still doth deny whereupon they say they are dampnified & have losse to the value of Eight hundred pounds of tobacco & thereupon he bringeth his suite.

Afterwards to witt the fiftenth day of April in the first yeare

of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Liber N N came the said Richard & Compa by their said Attorny & the said Thomas in his proper person also came & the said Thomas Saith nothing in barr or avoidance of the action aforesaid of them the said Richard & Company against him in manner & forme brought for that he oweth unto them the said summe of foure hundred twenty Six pounds of tobacco in manner & forme as they have declared against him Whereupon the Said Richard & Compa remaine against the said Thomas thereof undefended Therefore it is granted by the Court here that the said Richard Peacocke & Compa recover against the said Thomas Wynne aswell the summe of foure hundred twenty Six pounds of tobacco the debt aforesaid as also the Sume of five hundred thirty two pounds of tobacco costs of Suite. but so as execution thereof cease untill the fifth day of October next.

Christopher Rousby Gent complaines of George agt
Thompson Gent One of the Attornyes of the Provinciall Court according to the libertyes & priviledges &c in a plea of trespas upon the case.

And whereupon the said Christopher by John Rousby his Attorny Saith That whereas the said George On or about the ninth day of December in the yeare of Our Lord 1674 and at diverse other dayes & times untill the month of July 1675 bought had & received of the said Christopher divers goods wares & merchandizes an accompt whereof is hereunto annexed amounting in the whole to the summe of foure thousand eight hundred forty One pounds of tobacco In consideration whereof the said George did assume upon himselfe and to the Said Christopher did faithfully promise the said foure thousand eight hundred forty One pounds of tobacco would well & truly pay when he should be thereunto requested notwithstanding which the said George his promise & assumption So as aforesaid made litle regarding but plotting and contriveing how to deceive & defraud the said Christopher in that behalfe the said summe of foure thousand eight hundred forty One pounds of tobacco though often thereunto requested to the said Christopher hath not paid or satisfied but the Same to him to pay hitherto hath denyed and as yet doth deny & refuse to the damage of the said Christopher eight thousand pounds of tobacco. And thereupon he bringeth his Suite.

And the said George in his proper person cometh & defendeth the force & injury when &c and prayeth liberty of speakeing hereunto untill the next Court & it is granted him the same day is given to the said Christopher.

Now here at this day to witt the fiftenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom

Liber N N 1676 Came the Said Christopher by his Said Attorny and the Said George in his proper person also came & the said George Saith that as to two thousand foure hundred forty nine pounds of tobacco part of the said summe of foure thousand eight hundred forty One pounds of tobacco he cannot gainsay for that he oweth the same to him the said Christopher & as to two thousand three hundred ninty two pounds of tobacco the remainder of the said Sume of foure thousand eight hundred forty One pounds of tobacco he hath paid Whereupon it is granted by the Court here that the Said Christopher Rousby recover against the said George Thompson the summe of two thousand foure hundred forty nine pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred eighty Seaven pounds of tobacco costs of suite but so as execution stay untill the tenth day of October next. And the said Christopher as to the said summe of two thousand three hundred ninty two pounds of tobacco goe thereof without day.

> Memorandum that this present Court to wit the Henry Holt eleventh day of ffebruary Annog Dom 1675 agt George Thompson | Came here into Court Henry Holt by Robert Ridgely his Attorny & exhibiteth here in Court his certaine bill against George Thompson Gent One of the Attornyes of this Court of a plea that he render unto him One good Sound & well conditioned mare betweene three and Seaven yeares of age One paire of new shoes and stockins & two new blew shirts which to him he oweth and unjustly deteineth

And whereupon the said Henry Holt by Robert Ridgely his Attorny Saith that whereas the said George Thompson the twentith day p. 171 of October 1674 by his certaine writeing Obligatory Sealed with the seale of him the said George and here in Court produced whose date is the day and yeare aforesaid did bind himselfe his heirs executors admrs or assignes at or upon the twentith day of October 1675 to deliver unto the said Henry to him his heirs execut^{rs} adm^{rs} or assignes One good Sound well conditioned mare being betweene three & seaven yeares of age & likewise pay unto him the said Holt one paire of new shoes & Stockins & two new blew Shirts Yet the said George Thompson the said mare between three & Seaven yeares of age One paire of new shoes & stockins and two new blew Shirts to him the said Henry according to the tenor of the said writeing Obligatory though often thereunto requested hath not paid & delivered but the Same to pay & deliver hath denyed & as yet doth deny whereupon the Said Henry Holt saith he is dampnified & hath lost to the value of five thousand pounds of tobacco And thereupon he bringeth his Suite.

And the Said George in his proper person cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto

untill the next Provinciall Court & it is granted unto him the same Liber NN day is given to the said Henry.

Afterwards to witt the fiftenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Henry by his Attorny aforesaid and the said George in his proper person came also and the said George saith nothing in barre or avoidance of the action aforesaid of him the said Henry in forme aforesaid brought Therefore it is granted by the Court here that the said Henry Holt recover against the said George Thompson aswell One mare good Sound & well conditioned betweene three & Seaven yeares of age, One paire of new shoes & stockins and two new blew Shirts the debt aforesaid as also the summe of five hundred & eight pounds of tobacco costs of suite.

Upon the Petition of Robert Harper that Jane Paine late of s^t Maries County deceased in her life time Stand justly indebted to him for phisicke medicines &c dureing the time of her Sicknesse Seaven hundred and fifty pounds of tobacco as by his accompt here in Court brought, & to which said accompt the said Robert tooke his Oath in Court.

It is granted by the Court here the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annoq Dom 1676 That the Said Robert Harper recover against the goods & chattells of the said Jane Paine the Said summe of Seaven hundred & fifty pounds of tobacco.

April 13th 1676.

It is the judgment and Opinion of the Court here That M^r Christopher Rousby is sufficiently impowered to manage the affairs of Cap^t Richard Pery in this Province for the preservation of the estate of the said Pery according to the instructions of the Said Cap^t Pery to M^r John Gold by his letter beareing date at London the 14th of November 1674, & M^r Golds will.

Edward Tarleton & Compa six and twentith day of November in the 44th six and twentith day of November in the 44th yeare of the Dominion of Caecilius & Annog Dom 1675 Came here into Court Edward Tarleton of Citty of Dublin in the Kingdome of Irland Company by Robert Ridgely their Attorny & exhibite here in Court their certaine bill against John Quigley Gent One of the Attornyes of this Court of a plea that he render unto them the just & neate quantity of five thousand five hundred & sixteene pounds of good Sound merchantable tobacco & casque which to them he oweth & unjustly deteineth

And whereupon the Said Edward & Company by Robert Ridgely

Liber N N their Attorny say that whereas the Said John the third day of May 1675 by his certaine bill Obligatory sealed with the seale of him the said John and here in Court produced whose date is the day and yeare aforesaid did acknowledge & confesse himselfe to be oweing & to stand justly indebted unto the said Edward & Company in the just & neate quantity of five thousand five hundred & Sixteen pounds of good sound merchantable tobacco & caske to be paid to the said Edward his heirs execut^{rs} adm^{rs} or assignes at or upon the tenth day of October next ensueing the date of the same bill Obligatory at some convenient landing in Charles County To the true performance whereof the said John did thereby bind himselfe his heirs executors adm^{rs} or assignes firmly by those presents Yet the aforesaid John Ouigley the said summe of five thousand five hundred & sixteen pounds of tobacco to him the said Edward according to the tenor of the said writeing obligatory though often thereunto required hath not paid but the same to pay hath refused & denyed & as yet doth refuse and deny to pay the same Whereupon the said Edward & Company Say they are dampnified & have lost to the value of three thousand pounds of tobacco And thereupon he bringeth his Suite.

And the said John Quigley in his proper person cometh & defendeth the force & injury when &c and prayeth liberty of speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to the said Edward & Company.

Now here at this day to wit the fourtenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Edward & Company by their Attorny aforesaid & the said John in his proper person also came and the said John Saith nothing in barre of the action aforesaid of them the said Edward & Compa in forme aforesaid against him brought whereupon the said Edward & Compa remaine against the said John thereupon undefended therefore it is granted by the Court here that the said Edward Tarleton & Company recover against the said John Quigley aswell the summe of five thousand five hundred & sixteen pounds of tobacco the debt aforesaid as also the summe of five hundred & eight pounds of tobacco cost of suite.

Upon the petition of Daniell Mulveine that he was Servant by Indenture for foure yeares from the two & twentith day of ffebruary One thousand six hundred Seventy One to One Thomas Bedford or his assignes & he the said Daniell hath served the said term of foure yeares with the said Bedford & his assignes & it appeareing to the Court here this day to witt the eleventh day of April 1676 by the Oath of Evan Carew that the said Daniell had such Indenture it is the judgment of the Court here that the said Daniel Mulveine is free.

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Memorandum that the twelfth day of ffebruary in the first yeare Liber N N of the Dominion of Charles Lord Baltemore &c Annog Dom 1675 his Lopp the Lord Proprietary sendeth his writ of Scire facias to the Sheriff of St Maries County in these words vizt Charles Absolute Lord and proprietary of the Provinces of Maryland & Avalon Lord Baron of Baltemore &c To the Sheriff of st Maries County Greeting Whereas at a Provinciall Court held at st Maries the 11th day of June Anno Dom 1672 before Our justices thereunto assigned Mathew Warde recovered judgment agai[nst] Daniel Jenifer and Richard Mov deceased for the Summe of thirty three pounds & eleaven Shillings Sterling with costs of Suite for which said Summe satisfaction remaineth to be made Wee therefore Comand you that by good & lawfull men of your Bayliwick you made Knowne to the said Daniel Jenifer & to Henry Carew Robert Carvile and Clement Hill Executors of Elizabeth Moy Executrix of the Said Richard Moy that they be & appeare before Our justices of Our Provinciall Court the fourth day of April next to Shew cause if any they have why execution should not issue for the Said summe of thirty three pounds eleaven shillings sterling the debt aforesaid & hereof faile not at your peril & have you there this writt.

Which said fourth day of April on which the Provinciall Court was to be holden was by his Lopps writ of adjournment adjourned untill the fifth day of the same April On which said fifth day of April the same Sheriff maketh returne of the writ of Scire facias aforesaid endorsed thus. In presence of Capt John Jordein & Mr John Jones good & lawfull men of my Bailiwick I have made Knowne according to the tenor & force of this writt

Clement Hill Sheriff.

Afterwards to witt the fiftenth day of April in the first yeare of his Lopps Dominion &c Annogs Dom 1676 came the Said Mathew Warde in his proper person & the said Robert Carvile One of the executors as aforesaid came also and the Said Mathew prayed execution against the goods and Chattells of the said Richard Moy at the time of his death to be administred off for the debt & costs aforesaid and it is granted unto him the said Mathew Warde giveing bond that the judgmt abovementioned is not satisfied or paid, which said bond the said Mathew Warde to the said Mathew Warde hath given to the said Robert Carvile the tenor whereof followeth in these words Know all men by these presents That I Mathew Warde of Talbott County in the Province of Maryland Gent am holden and firmly bounden unto Robert Carvile of the Citty of st Maries in the Province aforesaid Gent in the full & just summe of fifty pounds of lawfull mony of England to be paid unto him the Said Robert Carvile or to his certaine Attorny his executors admrs or assignes To the which payment well & truly to be made I bind my Selfe my heirs executors & adm^{rs} firmly by these p^rsents Sealed with my Seale &

Liber N N dated this twelfth day of June Anno Dom 1676. The Condition of this Obligation is Such That whereas the said Mathew Warde formerly Obteined a judgment at a Provinciall Court held in this Province against Daniel Jenifer for thirty three pounds and eleaven Shillings Sterling with costs of suite after the stay of execution whereof the said Daniel Jenifer & Richard Moy lately deceased came and confessed judgment in the said Court for payment of the said summe with costs of suite at a day then to come & afterwards he the said Mathew received bills of exchange for part of the Said Summe which bills being not paid according to the tenor thereof the said Mathew brought a Scire facias against the said Daniel and the executors of Richard Moy deceased to Shew cause why they should not satisfie the said summe unto the said Mathew whereupon judgment was given for the said summe with costs of suite unto the said Mathew he the Said Mathew giveing bond in case the said bills be paid in England before the said last judgment given that then the said Mathew should repay the said Summe in the bills of exchange p. 173 mentioned to the said Daniell or the Executors of the said Moy if therefore the bills of exchange be paid as aforesaid Then this Obligacon to Stand in full force & vertue or otherwise to be void & of none effect. And it is granted by the Court here that the said Mathew Warde have execution of the goods & Chattells of the Said Richard Moy deceased for aswell the said Summe of thirty three pounds eleaven shillings Sterling the judgment aforesaid as also for the summe of Seaven hundred Seventy two pounds of tobacco costs of suite.

Memorandum that the second day of March in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1675 his Lopp sendeth his writ of Dedimus potestatem to Robert Winsmore and W^m Stevens of Dorchester County Gent^m thereby authorizeing and impowering them to call or cause to come before them the other persons nominated & appointed in his Lopps Comission of the Peace to be Comissioners and justices of the Peace of the said County and duly and truly to administer unto them & every of them joyntly and Severally the Oath of Comissioner and justice of the Peace of the Said County they takeing the same Oath upon the Holy Evangelists And when they had the same so done they were willed and comanded that under their hands & Seale they Certifie unto his Lopp their whole proceedings therein without delay into his Lopps Court of Chancery wheresoever it should then be together with the writ aforesaid.

Now here at this day to witt the twelfth day of April in the first yeare of his Lopps Dominion &c Annoq Dom 1676 the Said Robert Winsmore & William Stephens make returne of the writt aforesaid under their hands & Seales in these words vizt By virtue of this writt wee have done & performed Every thing & things therein to Us

directed and comanded and that Wm fford and John Hudson named Liber N N in the said Comission doe not refuse to Serve Only they cannot take the Oath of Comissioner and justice of peace And that Bartholomew Ennalls will not joyne in the Comission in regard he hath made a certaine Complaint against Edward Sauvage Our Clerke all which Wee humbly Certifie under Our hands & Seales this first day of April fine 30001 tob Annog Dom 1676. Which being read & heard it is considered by the Court here that the said W^m fforde John Hudson & Bartholomew Ennalls be fined to his Lopp the Lord Proprietary the Summe of One thousand pounds of tobacco each person So refuseing to Serve as aforesaid according to the Act of Assembly in such case made & provided.

W^m Smith of Kent County being Sumoned by James Ringold to testifie against John Wedge allowed the 11th of April 1676 for comeing goeing & attendance foure hundred & twenty pounds of tobacco.

Guy White of Calvert County being Sumoned by Jarvis Ballard to testifie agt Richard Bayly allowed in ffebruary Court 1675 for comeing goeing & attendance two hundred & ten pounds of tobacco.

the same being Sumoned then by Richard Bayly at suite Jarvis Ballard allowed the summe of two hundred & ten pounds of tobacco.

Thomas Summers of Dorchester County being sumoned by Richard Meekins at suite Andrew Insley in ffebruary & April Court was the 13th of the same April 1676 allowed for comeing goeing & attendance foure hundred & twenty pounds of tobacco.

John Brooke and Thomas Pattison of Dorchester County being Sumoned by Thomas Taylor planter to testifie against John Richardson allowed in May Court 1675 the sume of foure hundred & eighty pounds of tobacco apeice for their comeing goeing and attendance.

Edward Sauvage of Dorchester County being Sumoned on the pt of Thomas Taylor the planter to testifie agt John Richardson allowed the 9th of ffebruary 1675 for comeing goeing and attendance two hundred & Seventy pounds of tobacco.

Courney Crow being Sumoned on the part of John Southy against Henry Turner the 11th of ffebruary 1675 allowed for his goeing comeing & attendance three hundred pounds of tobacco

Thomas Hinton Memorandum that this day to with the fourth day of April Annog Dom 1676 Att a Provinciall Court John Blomfeild of the Lord Proprietary of this Province Came Thomas Hinton by Kenelm Cheseldyn his Attorny and exhibited his certaine bill of Complaint agt John Blomfeild Clerk of this Court in a plea of trespas upon the case according to libertyes and priviledges &c.

And whereupon the said Thomas by Kenelm Cheseldyn his At-

Liber N N torny Complaineth that whereas the said John the twelfth day of December 1675 in consideration that the Said Thomas at the Speciall instance and request of him the said John would lend unto him the said John One boate belonging unto him the Said Thomas being eighteen foot long with all necessary rigging & tackle thereunto belonging to transport a certaine quantity of Sider from the Plantation of the p. 174 said John at New Towne unto the Citty of st Maries the said John did assume upon himselfe and to the said Thomas did faithfully promise that he the said John would after the said voyage deliver the said boate unto Mris Hide at the landing of her the said ffrances Hide or at the landing of Mr Thomas Dent in st Maries County in like manner as he received her and the Said Thomas in fact saith that he did deliver the said boate in manner aforesaid to the said John notwithstanding which the said John the said boate to redeliver to the said ffrances in manner aforesaid hath not but the same to doe hath and Still doth deny to the damage of the said Thomas foure thousand pounds of tobacco And thereupon he bringeth his suite.

And the Said John by Robert Carvile his Attorny cometh & defendeth the force and injury when &c and Saith that the Said Thomas his action aforesaid against him the said John Ought not to have because he Saith that he the said John did after the finishing the said voyage from his Plantation at Newtowne to St Maries as aforesaid & long before the fileing of the bill against him the said John to witt the five and twentith day of December 1675 he did deliver the Said boate with all her rigging and tackle to her belonging in as good plight and condition as he received them at the landing of Mr Thomas Dent in his Creeke in St George River according to his promise and assumption aforesaid and did give notice to the people of the house of the said Mr Dent that the said boate tackle and furniture was there left for Mris ffrances Hide her use, and he did likewise Order that notice should be given to the said ffrances Hide that the Said boate was there for her by Order of the said Thomas and shee had such notice delivered her accordingly and this he is ready to averr and humbly demands whether the said Thomas his action aforesaid against him ought to have &c. And the said Thomas Saith he ought not to be barred as aforesd and of this he putts himselfe upon the judgment of the Court and the said John also.

Now here at this day to witt the eleventh day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 it is considered by the Court here that the said Thomas Hinton recover against the Said John Blomfeild aswell the summe of two thousand pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of pounds of tobacco costs of Suite.

Comand was given to the Sheriff of st Maries Liber N N John Lucumb County that he make Knowne to Elizabeth agt Eliz: Delaroch exx [Delarock executrix of the last will and testa-Charles Delaroch | ment of Charles Delaroch deceased that she be & appeare here the fourth day of April Anno 1676 to shew cause if any she had why execution against the goods Chattells & Creditts of the said Charles should not be granted to John Lucumb who Obteined judgment here the 13th day of ffebruary 1674 against the said Charles in his life time for the summe of eight thousand One hundred pounds of tobacco ascertaine debt due to the said John as also five hundred pounds of tobacco costs of suite whereof he was convict. At which said fourth day of April the same Sheriff maketh returne of the said writt that he hath made Knowne to the said Elizabeth that she be & appeare here at the said day as by the same writt he was comanded, but the said Elizabeth

goods & Chattells of the said Charles aswell the Said summe of eight thousand One hundred pounds of tobacco the debt aforesaid as also the summe of Six hundred & twelve pounds of tobacco costs of suite & that execution issue for the Same accordingly.

came not Whereupon it was considered by the Court here the fiftenth day of the same April that the said John Lucumb recover of the

Hugh Hopewell agt Charles Delaroch

Comand was given to the Sheriff of st Maries County that he make Knowne to Elizabeth Elizabeth Delaroch exx Delaroch executrix of the last will and testament of Charles Delaroch deceased that she be & appeare here the fourth day of April

1676 to Shew cause if any she had why execution against the goods Chattells and Creditts of the Said Charles should not be granted to Hugh Hopewell who Obtained judgment here the 17th of November 1675 against the said Charles in his life time for fifteen hundred & eighty pounds of tobacco a certaine debt due to the said Hugh as also the summe of five hundred pounds of tobacco costs of Suite whereof he was convict Att which said 4th day of April the same Sheriff maketh returne of the said writt that he hath made Knowne to the said Elizabeth that she be & appeare here the same day as by the writt he was comanded. Afterwards to witt the fiftenth day of April in the yeare aforesaid Came the said Hugh Hopewell by Robert Ridgely his Attorny and acknowledged Satisfaction for the debt & costs aforesaid.

John Quigley It is granted by the Court the 11th of April 1676 That scirc facias issue against the Suertyes of the Ralph Blackhall | defendant

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Comand was given to the Sheriff of Charles Liber N N Richard Speed County That whereas heretofore it was co-Josias ffendall & at | manded him that he attach any the goods Chat-

tells or creditts of Edward Erbery & Compa if they Should be found in his Bailiwick to the value of One hundred & fifty pounds Sterling and when he had the same so attached or any part thereof to deliver the same to Richard Speed in pursuance of an Order of the Provinciall Court the 13th of October One thousand six hundred Seventy foure, and to what value he should attach & deliver as aforesaid he make Knowne to Our justices of Our said Court the ninth day of ffebruary then next At which said ninth day of ffebruary he made returne that he had attached in the hands of Josias ffendall and Hugh ONeale eight thousand pounds of tobacco, in the hands of Richard Morris foure hundred pounds of tobacco. in the hands of ffrancis Kilborne foure hundred Seventyfoure pounds of tobacco. in the hands of John Allen twelve hundred sixty Eight pounds of tobacco. in the hands of John Stone six hundred forty two pounds of tobacco, in the hands of Nathaniel Eaton twelve hundred pounds of tobacco. in the hands of W^m Barton in^r One hundred seventy One pounds of tobacco. in the hands of Edward Price three hundred & Seventy pounds of tobacco. in the hands of Archibald Waghopp seventeene hundred and forty pounds of tob and in the hands of Richard Speed nine hundred and seventeene pounds of tobacco which said summes in the whole amount unto the sume of fifteen thousand One hundred twenty two pounds of tobacco. It was therefore Comanded him that by good and lawfull men of his Bailiwick he make Knowne to the said Josias ffendall Hugh ONeale Richard Morris ffrancis Kilborne John Allen John Stone Nathaniel Eaton W^m Barton jr. Edward Price Archibald Walkup and Richard Speed that they be & appeare here the fourth day of April Anno Dom 1676 to shew cause if any they have why the Severall & respective summes of tobacco aforesaid in their hands attached as aforesaid Ought not to be rendred Satisfied & paid to the said Richard Speed. Att which said fourth day of April in the yeare aforesaid the same Sheriff maketh retarne of the writ aforesaid endorsed By virtue of this writ I have made Knowne to the persons within nominated that they be and appeare at the day and place within mentioned. Afterwards to witt the fourtenth day of April in the yeare aforesaid came the said Josias ffendall by John Jones his Attorny cometh & Saith that true it is he is indebted to the said Edward Erbery and Company but his Specialty lyes Out in Virginia for the same which cannot be delivered him up by any Order from this Court nor the said ffendall be secured from paying the same in Virginia where his said Specialty is. Whereupon it is considered by the Court here that Josias ffendall be discharged from the Said Scire facias and that he be allowed his reasonable costs and charges in

this behalfe. costs allowed him twelve hundred fifty eight pounds Liber N N of tobacco

John Blomfeild agt
Thomas Potter administrator of the goods and chattells of George Marshall deceased was sumoned to answer unto John Blomfeild in a plea that he render unto him the full & just quantity of foure hundred pounds of

good sound merchantable tobacco & caske which from him he unjustly deteineth.

And whereupon the Said John by Kenelm Cheseldyn his Attorny saith that whereas the said George Marshall in his life time that is to say the two and twentith day of May One thousand six hundred seventy foure by his certaine bill Obligatory Sealed with the seale of him the said George and here in Court produced whose date is the day and yeare abovesaid did acknowledge himselfe holden and firmly bounden unto the said John in the full & just quantity of foure hundred pounds of good Sound merchantable tobacco in caske to be paid to the said John or to his certaine Attorny his executors admrs or assignes conveniently in the County of St Maries at or upon the tenth day of October then next ensueing the date of the same bill To the which payment well and truly to be made the said George bound himselfe his heirs executors & admrs firmly by those presents notwithstanding which the said George in his life time the said summe of foure hundred pounds of tobacco to him the said John according to the tenor of his said bill hath not paid nor the said Thomas to whom administration of the goods and Chattells of him the said George at the time of his death since his death hath bin Committed though often thereunto required hath not paid but the same to pay hath denyed and as yet doth deny whereupon the said John saith he is dampnified & hath lost to the value of eight hundred pounds of tobacco & thereupon he bringeth his suite.

Now here at this day to witt the fiftenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said John by his Attorny and offered himselfe against the said Thomas in the plea aforesaid and the said Thomas in the custody of the Sheriff of st Maries County also came & the said Thomas saith nothing in barr or avoidance of the action aforesaid of him the said John in forme aforesaid against him brought Whereupon it is granted by the Court here that the said John recover against the goods and chattells of the said George aswell the summe of foure hundred pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco cost of suite but so as execution Stay untill assetts.

Liber N N p. 176

Richard Pery \ It was Comanded the Sheriff of Calvert County that he attach any the goods chattells or Creditts of Joseph Joseph Tilley | Tilley if they should be found in his Bailiwick to the value of foure thousand seven hundred sixty two pounds of tobacco and when he had the same so attached or any part thereof the same in his custody to Keepe untill the said Joseph Tilley should by himselfe or his Attorny appeare here the fourth day of April 1676 to answer unto Richard Pery in a plea that he render unto him the summe of three thousand five hundred Seventy two pounds of tobacco which to him he oweth & unjustly deteineth. Att which said fourth day of April the same Sheriff maketh returne of the writt aforesaid endorsed the within mentioned attachm^t is executed by me Henry Darnall Sheriff. Afterwards to witt the sixth day of April in the yeare aforesaid came the Said Joseph Tilley by George Parker his Attorny and saith nothing in barre or avoidance of the action aforesaid of him the Said Richard because he oweth unto the said Richard the said summe of three thousand five hundred Seaventy two pounds of tobacco whereupon the Said Richard remaineth against the said Joseph thereof wholly undefended Therefore it is granted by the Court here that the said Richd Pery recover against the said Joseph Tilley aswell the summe of three thousand five hundred Seventy two pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of suite.

Robert Lashley Comand was given to the Sheriff of Calvert County that he make Knowne by good and lawfull men of Ann Bigger exx his Bailiwick unto Ann Bigger executrix of the last will & testament of John Bigger deceased that she be and appeare here the fourth day of April 1676 to shew cause if any she have why execution should not issue against the goods and Chattells which were of the said John at the time of his death upon a certaine judgment obtained against him in Our Provinciall Court here the two & twentith day of November 1675 by Robert Lashley for eight thousand six hundred and five pounds of tobacco debt and six hundred thirty five pounds of tobacco costs of suite. Att which said fourth day of April the same Sheriff maketh returne of the writt aforesaid endorsed the within mentioned writt is executed by me Henry Darnall Sheriff. Afterwards to witt the fiftenth day of April in the yeare aforesaid Came the said Robert Lashley by Robert Carvile his Attorny but the said Ann came not and the said Robert prayed execution against the goods & Chattells of the said John Bigger deceased and it is granted unto him that he the said Robert recover as aforesaid aswell the summe of eight thousand Six hundred and five pounds of tobacco sixteen dozen of wooden combes and three dozen of pinnes as also the summe of nine

hundred forty Six pounds of tobacco for his costs & charges in this Liber N N behalfe laid Out & expended.

Margarett Penry Whereas Margarett Penry recovered judgmt the 14th of April 1674 against Thomas Howell for Thomas Howell | One hundred and twelve thousand foure hundred pounds of tobacco and the Said Margarett did then acknowledge herselfe satisfied & paid the summe of twelve thousand foure hundred pounds part of the said judgment now here at this day to wit the fiftenth day of April 1676 Came the said Margarett by Robert Ridgley her Attorny and acknowledged herselfe further paid & Satisfied the summe of forty five thousand foure hundred and twelve pounds of tobacco in part also of the judgment aforesd whereupon it is granted by the Court here that execution issue for the remainder of the judgment aforesaid.

John Quigley It is the judgment of the Court here that the injunction Stand and day given the defendt untill next John Baker Court to reply.

W''' Guither
agt

Thomas Mathews
et at

Ordered that this cause came to hearing next
Court, and publication issue three weekes before
the Court.

Memorandum that the third day of March in the first yeare of his Lopps Dominion &c Annog Dom 1675 his Lopp Sendeth his writt of Scire facias to the Sheriff of Cecil County in these words vizt Charles Absolute Lord and Propry of the Provinces of Maryland and Avalon Lord Baltemore &c to the Sheriff of Caecil County Greeting Whereas it appeareth in the Records for land remaining in Our Secretaryes Office That by a Grant under the great seale of Our said Province of Maryland bearing date the 7th day of January in the eight & twentith yeare of the Dominion of Our deare ffather Caecilius of noble memory &c Annog Dom 1659 Capt Thomas Howell now late deceased had granted unto him all that parcell of land called ffarley lyeing On the east side of Chesepiake Bay & On the southside of a Creeke called ffendalls Creeke Begining at a marked Oake neere the mouth of the said Creeke respecting the Land of Josias ffendall Esq to the east runing south south west p. 177 downe the Bay for bredth three hundred twenty five perches to a marked Oake by the Bay side bounding On the south by a line drawne east from the said Oake for lenght three hundred & twenty perches On the east by a line drawne north north east for bredth three hundred twenty five perches untill it intersects a parralell drawne from ffendalls Creeke On the north by the said Creeke and paralell On the west by the said Bay conteining six hundred and

Liber N N fifty acres more or lesse And the said Thomas Howell as Wee are informed haveing Surreptitiously obtained a patent for the Said parcell of Land contrary to the Conditions of plantations of Our said ffather Wee Comand you that by good and lawfull men of yr Bailiwick you make Knowne to the heirs of the said Thomas Howell or the heirs of James Browne late deceased that they be and appeare before Us in Our Court of Chancery to be held at Our Citty of st Maries the fourth day of April next to Shew cause if any they have why the said Letters Patents of the land aforesaid ought not to be revoaked and adnulled & the same into Our hands be Seized And further to doe and receive what Our said Court shall doe or grant to be done in this behalfe And how you shall execute this precept you make Known to Our Said Court the day aforesaid. At which said fourth day of April in the yeare aforesaid the same Sheriff maketh returne of the writt aforesaid endorsed 31 March 1676 By virtue of a writt to me directed according to the contents within Specified I have warned the heirs of Capt Thomas Howell lately deceased but for the heirs of James Browne cannot be found within my Bailiwick. P me Edw: Pynn Sheriff.

Att which Said fourth day of April the Heirs of the said Thomas Howell came not but made default and afterwards to witt the eleventh day of the same April the Court being informed and fully satisfied that the said grant is Surreptiously obtained contrary to the Conditions of plantations doe Order that the Chancellour doe vacate the pattent upon Record, and adjudge the said Land is and of right Ought to be Seized in his Lopps Right.

Henry Peirpoint agt Ann his wife

The plaintiff as of ffebruary Court last brought his action of Ejectment against the defendants Hubbert Lambert & (in the name of Richard Rawlins plaintiff as feigned Lessee against Robt Parnepley deft as casuall Ejector for the tryall of his title with

the said Hubbert Lambert to a parcell of land called Peirpoints Rock lyeing in Ann Arundell County On the northside of a River called South River and on the northwest side of a Creeke called the broad Creeke Begining at a bounded Oake formerly laid Out for John Covell and runing by the said Covells line north east and by north One hundred and sixty perches to a bounded red Oake at the head of a Cove, then from the said Oake by a line drawne South and by East One hundred and Sixty perches downe the said Creeke to a marked pine by the Said River side then up the said River by a line drawne north west and by west to the first bounded Oake Containeing eighty acres And upon the fifth day of April last the plaintiff caused a coppy of the declaration to be delivered to the said Hubbert Lambert the tenant in possession according to rule of Court as by affidavitt remaining of record may appeare Yet the said Hubbert

Lambert nor Ann his wife nor any for them made any appearance Liber N N or confessed lease entry or Ouster according to the rule aforesaid Whereupon the said Henry Peirpoint by Robert Carvile his Attorny in May Court to witt the eighth day of May 1675 Offered himselfe against the said Hubbert Lambert and Ann his wife to come and defend the title aforesaid but they came not whereupon the Said Henry prayed judgment by default Therefore it is granted that the said Henry Peirpoint recover against the Said Hubbert Lambert & Ann his wife his possession of the aforesaid eighty acres of land aforesaid with six hundred & forty pounds of tobacco for costs of suite. And therefore it is comanded the Sheriff of Ann Arundell County that to the Said Henry the said Sheriff his possession of the said Eighty acres of land without delay to him he give &c.

W^m Rosewell of s^t Maries County Gent being fined to his Lopp two thousand pounds of tobacco for not makeing returne of an inquisition taken before him concerning the death of One W^m Talmage a Carpenter late belonging to the Shipp Rappahannock merchant, Petitioned his Lopp that the said ffine might be remitted. Which Petition was underwritten by his Lordshipp thus.

I remitt the ffine mentioned in this Petition Ch: Baltemore.

John Reevly of Dorchester County being Sumoned by Richard Meekins to testifie agt Andrew Insley in ffebruary & April Courts allowed this 13th of April for his goeing comeing & attendance foure hundred and twenty pounds of tobacco.

Memorandum that the third day of March in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1675 his Lops Sendeth his writ of Scire facias under the great Seale of this Province to the Sheriff of st Maries County in these words vizt Charles &c To the Sheriff of st Maries County greeting Whereas it appeareth in the Records remaining in Our Secretaryes Office at the Citty of st Maries That Caecilius of noble memory late Absolute Lord and Proprietary of the Provinces of Maryland & Avalon Lord Baltemore &c did grant under the great Seale of Our Said Province of Maryland the fifth day of October Anno 1650 unto Capt John Price late deceased a parcell of land lyeing On the west side of st Georges River and On the east side of Wickcliffes Creeke containeing three hundred acres more or lesse which Said grant of the said p. 178 parcell of land Wee are Sufficiently informed the said John Price hath unjustly and Surreptiously Obtained Wee therefore Comand you that by good & lawfull men of ye bayliwick you make Knowne unto Kenelm Cheseldyn who pretends right to the premisses and is in possession thereof that he be and personally appeare before Us in Our Court of Chancery the 4th day of April next to Shew cause (if any he have) why the Said grant Ought not to be adnulled and made

Liber N N void upon Record and the Said Kenelm from the possession of the p^rmisses amoved & the same lands & premisses into Our hands be Seized And hereof you are not to faile at your peril & have you there this writt. Att which said fourth day of April the same sheriff maketh returne of the writt aforesaid that he hath made Knowne unto the said Kenelm that he be & appeare here the day within the same writt specified. Afterwards to witt the seventh day of April then next following came the said Kenelm in his proper person and Saith nothing to the Court here against the vacateing the Grant aforesaid Whereupon it is the judgment of the Court here that the same be vacated upon record and the said grant to be adnulled & made void & so had & esteemed and the same land & premisses into his Lopps hands be Seized.

The Court adjourned untill the 22th day of May next. Maryland ss.

Att a Provinciall Court held at st Maries the two and twentith day of May Anno Dom One thousand six hundred seventy six and there continued untill the tenth day of June then next ensueing Att which said two and twentith of May were present.

The R^t Hon^{ble} Charles Lord Baron of Baltemore &c. The Hon^{ble} Philip Calvert Esq Chan. the Hon^{ble} W^m Calvert Esq Principall Secretary The Hon^{ble} Baker Brooke Esq Survey^r Gen^{ll} and the Hon^{ble} Jesse Wharton Esq. justices.

Jnº Blomfeild, Cl Cur. prdict.

Then was John Burroughs of Calvert County acquitted by proclamation

Then appeared Thomas Beech to Save his recognizance.

Benony Eaton
agt
Thomas Thurstone late of Baltemore County
in the Province of Maryland planter was sumoned to answer unto Benony Eaton of a plea
that he render unto him eighteen thousand pounds

of tobacco which to him he oweth and unjustly deteineth

And whereupon the said Benony by Robert Carvile his Attorny Saith that whereas the said Thomas upon the first day of October in the yeare of Our Lord 1675 by his certaine bill or writeing Obigatory Sealed with the Seale of him the Said Thomas & here in Court produced whose date is the day & yeare abovesaid did acknowledge himselfe to pay or cause to be paid unto the said Benony Eaton his heirs or assignes the full & just summe of eighteen thousand pounds of good Sound merchantable tobacco such as the abovesaid Eaton should accept in caske to be paid upon demand at some convenient place of Ann Arundell County Yet notwithstanding the Said Thomas the said summe of eighteen thousand pounds of tobacco or any part thereof to him the said Benony according to the tenor of the said bill though often thereunto requested hath not paid or Satisfied but

the same to pay or satisfie hath hitherto & Still doth deny & refuse Liber N N to the damage of the said Benony thirty thousand pounds of tobacco and thereupon he bringeth his suite.

And the said Thomas by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and Saith nothing in barr or avoidance of the action aforesaid of him the said Benony in forme aforesaid brought whereupon the Said Benony remaineth against the said Thomas thereof wholly undefended Therefore it is granted by the Court here this day to witt the two & twentith day of May Anno Dom 1676 That the said Benony Eaton recover against the said Thomas Thurston aswell the summe of eighteen thousand pounds of tobacco the debt aforesaid as also the summe of eleaven hundred Sixty nine pounds of tobacco costs of suite.

Thomas Hagleton a negroe petitioneth his Lordshipp that he is deteined from his liberty & freedome by Major Thomas Truman contrary to agreement made in England by him with One Margery Dutchesse who consigned the petitioner to One Thomas Kemp to serve for the terme of foure yeares & no longer which time was expired about twelve months Since and that he hath wittnesses here ready to prove the same Whereupon he prayes he may have a tryall with the said Major Truman for his ffreedome this Court and it is granted him. Which petition being read in Open Court the foure and twentith day of May in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. the said Major Truman by Kenelm Cheseldyn his Procurator appeared to answer the premisses and all evidences thereunto relateing being heard and Severall depositions & letters relateing thereunto produced and admitted as evidence

It is the judgment of the Court here that the said Thomas Hagleton is free.

It was Comanded William Coursey and Philemon Lloyd gent p. 170 Whereas Peter Sayer & ffrances his wife were Sumoned to be in the Court of his Lopp the Lord Proprietary at his Provincial Court at the Citty of st Maries to answer unto John Rousby & Barbara his wife of a plea that whereas they the said John and Barbara & the aforesaid Peter & ffrances together & undivided doe hold to them & their heirs all those severall parcells of land called Morgans Neck containeing three hundred acres, Bluff point containeing two hundred acres. Morgans st Michaels containing three hundred acres Marron containing One hundred & thirty acres Morgans Hope containing three hundred acres. Harrison two hundred & Seventy acres and Plimhimmon Conteining six hundred acres, in Talbott County and in the County of Kent six hundred acres of land, they the Said Peter & ffrances that partition may be made thereof between

Liber N N them according to the forme of the Statute in such case published and provided doe deny and the same most unjustly permitt not to be done according to the forme of the statute aforesaid (as it is Said) In such manner in the same Court it is proceeded in that partition should be made betweene the aforesaid Ino Rousby and Barbara his wife & the aforesaid Peter & ffrances of the lands & tenements aforesaid with the appurtennes That takeing with them or either of them twelve free & lawfull men of this Province by whom the truth of the matter may the better be Knowne in their proper persons they goe unto the Lands & Tenements aforesaid with the appurtennes & there by their Oathes in the presence of the partyes aforesaid by them to be warned if they will be present the same lands & tenements with the appurtenances haveing respect to the true value of them in two equal parts they cause to be parted And One part of the said Lands & Tenemts with the appurtenances to the aforesaid John Rousby and Barbara his wife in right of her the said Barbara and also the other part of the said Lands & tenemts with the appurtenances to the said Peter Sayer & ffrances his wife in right of her the Said ffrances to hold to them in severalty they cause to be assigned & delivered So that neither the aforesaid John Rousby & Barbara his wife of their halfe part to them the said John & Barbara of the Lands & Tenemts with the appurtennes aforesaid belonging and the said Peter Sayer & ffrances his wife of their halfe part to them the said Peter & ffrances of the Lands & Tenemts with the appurtenaces aforesaid belonging may be able Severally to possesse themselves And that partition by them distinctly & Openly so made they have here before his Lopps justices of the same Court the two & twentith day of May 1676 under their seales & the seales of them by whom they make that partition and the names of those by whole Oathes they should make that partition & that writ. Att which said two & twentith day of May in the yeare aforesaid Came the Said John Rousby in his proper person and the said W^m Coursey and Philemon Lloyd now returne here a Certaine partition between the parties aforesaid of the Lands & Tenemts aforesaid by the same W^m Coursey & Philemon Lloyd before them by virtue of the writ aforesaid and according to the forme of the said writt by the Oathes of twelve &c made which followeth.

By virtue of this writ from the R^t Hon^{ble} the Lord Propry to Us directed to the Partition annexed Wee W^m Coursey and Philemon Lloyd of Talbott County this sixth day of May Anno 1676 haveing taken with Us Peter Sayer & John Rousby and twelve free & legall men of this County in the presence of Peter Sayer & Jn^o Rousby in the writ aforesaid named In Our proper persons Wee came to all the lands & Tenements in the said writ named (except One parcell of land named Morgans Hope being Out of the possession of the said Peter Sayer & John Rousby) and there by their Oathes haveing respect to the true value of the same Lands & Tenemt^s with

their appurtennes into two parts equally to be parted Wee have Liber N N caused & One part of the same two parts (vizt) Morgans neck containeing three hundred acres, Morgans st Michaels and Marron conteineing foure hundred & thirty acres and Bluff point conteineing two hundred acres all lyeing in Talbott County Wee the Said Wm Coursey & Philemon Lloyd the aforesd day & yeare those to be asseigned and the Pattents thereof delivered Wee have caused unto Peter Sayer & ffrances his wife in the same writ named to be held in Severalty according to the forme & effect of the writ aforesaid. And as to the other part of the said two parts of the Land & Tenemts (vizt) Harriton containing two hundred & Seventy acres Plymhimon six hundred acres and all the Land at Kent conteining six hundred acres with their appurtennes Wee the aforesaid W^m Coursey & Philemon Loyd doe Certifie the Rt Honble the Lord Propry and the Honble the justices of the Provinciall Court that none on the other part come to receive of Us So that the same to assigne and deliver Wee could not as the writ aforesaid exacteth & requireth. And whereas the said Jury have estimated this last part to be of greater value then the first part the summe of two thousand five hundred pounds of tobacco according to the Schedule annexed, the movety whereof Wee the said W^m Coursey and Philemon Lloyd doe assigne unto the said Peter Sayer. In Testimony whereof aswell the Seales of Us W^m Coursey and Philemon Lloyd as the seales of the aforesaid twelve jurors to this partition Wee have caused to be sett the day and yeare abovewritten. Wm Coursey Phil: Lloyd: Ri: Woolman Philip Stevenson W^m Hemsley A: Skinner Trustrum Thomas W^m ffiney Jonathan Hopkinson James Scott Abraham Bishopp Andrew Price John Kenimont Nich: Broadway.

An accompt of the Partition of the Land of Mr Peter Sayer & Mr Jno Rousby.

Morgans neck 300 Acres with the appurtenances Bluff point 200 acres with the appurtennes Morgans St Michael & Marron 450 Acres with the	10000	
appurtennces	56000.	
Harriton 270 Acres with the appurtenances at Plymhimon 600 acres with the appurtennes at The Land at Kent 600 acres with the appurtennes at	32500	p. 180

Ri: Woolman fforeman.

Which being read and heard it is Considered by the Court here the foure and twentith day of May in the yeare aforesaid that the partition aforesaid is good and that the Same be firm and Stable for ever.

Liber N N Mr Carvile: Sr These are to Acquaint you that Mr Joshua Doyne hath Arrested me as Admr of Charles Gregory And therefore I request you to appeare for me & I will see you Satisfied & remaine

Yor very Loueing ffreind signum

November ye second 1676

John # Cage

John Jones As you are one of the Attorneys of the Provinciall Court I request you to Enter appearance for me in the Said Court in all Actions which Shall be Entred in the Secretaryes office Against me & make what defence you thinke fit as also to Sue Out what writts Soever I haue or shall haue occasion for Against any person whomsoever And this Shall you warrant for what Soever you Shall doe in the premisses As Wittnes my hand & Seale this Eighth day of March one Thousand six hundred Seauenty six

Test W^m Rosewell (Sealed)

Henry Bonner: Pope Alvey

I doe hereby authorize & impower you John Jones to be Attorney for me & to Approve for me in all Causes wherein I now Am or hereafter Shall be Sued in the Provinciall Court of this Province of Maryland As also to prosecute Suite for me against all & Every person as I Shall hereafter giue you Instructions & Order to Sue And lastly to Act & doe for me as you Shall think ffitt And for yor Soe doeing this Shall be yor Warrant as Witnes my hand this Eighth day of Aprill Anno Domini one Thousand Six hundred Seauenty & Six

To John Jones Gentl one of

Pope Alvey

the Attorneys of the Said Court
Testes

Testes

Edward Clarke

Robert Morphie

Mr Kenelme Cheseldyne Pray you appeare in all Accons Comenced against me as Execrx of my deceased husband & manage the Same as in yor Discretion you thinke best & Convenient & for what you Shall soe Acte & Doe this shall be yor sufficient warrant & discharge Given under my hand & Seale this Eleauenth day of december One Thousand six hundred seauenty six

Testes Elysabeth Delaroche (Sealed)

John Jones Robert Ridgeley

Mr Robert Ridgeley & Mr Robert Carvile

Wee whose names are underwritten haueing A Suite in Law depending upon A bond of Twenty Thousand pounds of tobacco for the Sale of A parcell of Land from me Vincent Atcheson to me John Baker Lyeing in Kent County Wee haue Agreed to referr the

matter by Consent to the Judgment of the Court of Chancery for Liber N N A Decree in the Case And that you M^r Ridgeley appears for me John Baker defendant & you M^r Carvile for me Vincent Atcheson plaintiffe & draw bills & Answers by Consent to haue the Decree of that Court as you Shall find Convenient And for this doeing this shall be yo^r warrant & Wee will hereby Oblige ourselves to pay you for yo^r ffees Six hundred pounds of Tobacco to Each As Wittnes Our hands & Seales the Eleaventh day of December Anno Domi One Thousand Six hundred Seauenty Six

Testes Vincent Acheson (sealed)
John Walls: Richard Bayley Jn° Baker (sealed)

M^r Carvile: I doe hereby nominate & Appoint you to be Attorney for me to prosecute A writt of Error for me upon A Judgment obteined Against me by M^r Henry Stocket plaintiffe in Ann Arundell County Court & to Act & Doe therein as to you Shall Seeme fitt & if you thinke Convenient to Reteyne Any other Attorney with you to Assist you in this Cause & I doe hereby Engage my Selfe to repay the ffee you shall giue or Agree to giue And for yo^r Soe Doeing this shall be yo^r warr^t As Witnes my hand & Seale this one & Twentyeth day of December One Thousand Six hundred Seauenty Six

Robert Paca (Sealed)

To m^r Robert Carvile one of the Attorneys of the Provinciall Court Testes Abraham Rhoades John Mitchell

I doe hereby Constitute & Appoint you to be my true & lawfull p. 181 Attorney to prosecute for me an Accon of Trespasse and Ejectment Against Christopher Wise in the Provinciall Court in the name of Thomas Taylor Lessee plaintiffe & John Stanley Casuall Ejector defendant And for yor Soe doeing this shall be yor sufficient warrant As Wittnes my hand this ffifth day of Janry Anno Domi One Thousand Six hundred Seaventy six James Wasse

To Robert Carvile one of the Attorneys of the Provinciall Court

Wittnes Jnº Blomfeild

John Jones as you are one of the Attorneys of the Provinciall Court These are to require you to Sue out & prosecute an Accon of Accompt Against Thomas ffrancis of Ann Arundell County att my Suite as I am Adm^r of all & Singular the goods & Chattels of Edward Coppage deceased And this Shall be yo^r warrant As Witnes my hand this Nine & Twentyeth day of March One Thousand Six hundred & Seauenty Seauen W^m: Raules

Testis Jnº Blomfeild

Liber N N

Gentlemen: I doe Hereby Constitute & Appoint you & Either of you to be my Attorneys to plead & secure & defend all Accons by me psecuted or psecuted against me in any Court in this Province of Maryland And to doe & Act therein as to you Shall Seeme fitt And for yor Soe doeing Shall be yor sufficient warrant And I doe hereby promise & Engage my Selfe you yor Just & due ffees As Wittnes my hand & Seale this Ninth day of december One thousand Six hundred Seauenty Six

Edward Man (Sealed)

To M^r Matthew Ward & Robert Carvile attorneys of the Provinciall Court Sealed & delivered in the p^rsence of W^m Crosse John Deery

Sr These are to Avise you that I doe Suppose I shall have A Cause depending in the next Provinciall Court after this therefore I Shall desire you And the Attorney Generall likewise not to take any ffee against me for I Shall be yor Clyent This being the needfull att premaine Sr

Yor very Loueing ffreind: Samuel Tovy

Chester River the two & twentyeth of November 1676

Thomas Cosden agt George Oldfeild late of Calvert County Gentleman otherwise called George Oldfeild of Caecill County in the Province of Maryland was Sumoned to Answer unto Thomas Cosden of A plea that he render unto him the quantity of Three Thousand Three hundred & Seaventy pounds of good Sound Merchantable Tobacco & Caske which he Oweth him & unjustly deteineth

And whereupon the said Thomas Cosden by George Parker his Attorney Saith That whereas the said George Oldfeild the Thirtyeth day of Jan'y in the yeare of our Lord God One Thousand Six hundred Seaventy & four by his Certaine Bill obligatory Sealed with the Seale of him the said George Oldfeild & here in Court produced whose date is the day and yeare first abouesaid Did owe & was indebted unto Thomas Cosden of Calvert Towne in the County aforesaid Innholder for A valuable Consideracon already received the quantity of Three Thousand Three hundred & Seauenty Pounds of good Sound Merchantable Leafe tobacco & Caske to be paid upon all demands unto the Said Thomas Cosden his heyres Execrs Admrs or Assignes att Some Convenient Landing neare the water side in Petuxent River To the which payment well & truly to be made & performed he the Said George Oldfeild did binde himselfe his heyres Execrs & Admrs firmly by those preents Notwithstanding which the said George Oldfeild the Said Sume of Three Thousand Three hundred & Seauenty pounds of tobacco according to the tennor of

the said Bill hath not paid to him the said Thomas Cosden though Liber N N often thereunto required But the Same to him to pay hitherto hath & Still doth deny & Refuse to pay the same Whereupon the said Thomas Cosden saith he is damnified & hath losse to the Vallue of Six Thousand pounds of tobacco & thereupon he bringeth his Suite

pledgde pf Jn° Doo Rich: Roo George Parker p quer

John Baker plt Case for four Thousand Sixty two pounds of Tobacco:

John Quigley def^t And the said John Quigley in his proper person cometh & defendeth the force and injury &c And Saith that he did not assume upon himselfe nor to the Said John Baker make Such promise in manner & forme as the said John Baker hath aboue imposed upon him & of this he puts himselfe upon the Country And the Said John Baker likewise

Ro: Carvile Ridgely

Thomas Peighen agt the Shipp Ruth of London petitioneth his Lopp the Lord Proprietary of this Province in these words vizt

To the R^t Hon^{ble} Charles Absolute Lord & Propry of the Provinces of Maryland & Avalon Lord Baltemore &c.

The humble Petition of Thomas Peighin Master of the Shipp the Ruth of London

Sheweth, That One George ffulford of London merchant by his Charterparty beareing date the 27th day of September 1675 did hire the Said Shipp for eight months certaine & foure months uncertaine at 65 £ p month and freighted her for a voyage for Virginia or Maryland & did covenant to victuall & mann her & to pay all Seamens wages port dutyes & other necessary charges for Sloopes &c the Said 65 £ p month to be paid in London within twenty dayes notice of the Shipps arrivall in Maryland wth Other Covenants in the Same contained for performance whereof the Said ffulford bound himselfe his execut^{rs} adm^{rs} & goods to the said Master in One thousand pounds Sterling.

That in pursuance of the said Charterparty the said M^r proceeded On his intended voyage & hath been by distresse of weather forced to Barbadoes & hath been Out these eight months & being now arrived in this Province One Edward Leach merchant being Attorny Agent or ffactor for the Said ffulford hath demanded the Said goods fraighted On board the said Shipp most of which the said Master

Liber N N hath delivered him But your petitioner being very Credibly informed by letters from his Owners & others in London that the said ffulford Since makeing the said Charterparty is broke, & the Said Master hath no wayes to secure his hire of the said Shipp &c but the said goods, And the said Edward Leach demanding the remaind of the said goods your Pet hath refused to deliver them Unlesse the Said Edward Leach will Secure the payment of the hire of the Said Shipp &c aforesaid which he refuseth but threatens your Pet with Suits & protest.

Y^r Pet^r therefore humbly prayes y^r Lopps consideration of the premisses & to call the said Edward Leach before y^r Lopp and that he may be Ordered to give Security for performance of the said Charterparty Out of the said goods or otherwise as y^r Lopp in justice shall thinke meete. And y^r Pet^r shall pray.

On the backside of which petition was endorsed. I doe hereby appoint tuesday the 23th of this instant month of May for the heareing this Petition & that the Said Thomas Peighin and Edward Leach be then at the Citty of s^t Maries at the heareing & determining the same and that the said Peighin give notice to the said Edward Leach hereof.

Ch: Baltemore

May 16th 1676.

Afterwards to wit the foure and twentith day of May in the yeare aforesaid at a Provinciall Court held at st Maries before his Lordshipp and his Lopps justices thereunto assigned the Petition aforesaid with the said Charterparty was read in Open Court, the judgmt of the Court was that the business in the Petition mentioned is not legally brought before them. Afterwards to wit the said foure and twentith day of May in the yeare aforesaid Comand was given to the Sheriff of st Maries County that he take George ffulford late of st Maries County merchant otherwise called George ffulford of London merchant if he Should be found in his Bailiwick & him safe Keepe so that he have his body here before his Lopps justices of his Provinciall Court the five & twentith day of May then instant to answer unto Thomas Peighin marriner of a plea that he render unto him the full and just summe of One thousand pounds of lawfull mony of England weh to him he oweth & unjustly deteineth, Att which said five & twentith day of May the Same Sheriff maketh returne that the Said George ffulford is not found in his Bailiwick neverthelesse the Said George ffulford by Mathew Warde his Attorny cometh & defendeth the force & injury when &c and prayeth liberty of Speakeing hereunto untill the fifth day of June then next ensueing and it is granted him the same day is given to the said Thomas Peighin.

Afterwards to wit the seventh day of June then next ensueing Came the partyes aforesd by their Attornyes and the said Thomas Peighin by Robert Carvile his Attorny Saith That whereas by a cer-

taine Charterparty indented of a ffraightment beareing date the Liber N N Seven & twentith day of September Anno 1675 and in the Seven & twentith yeare of the Reigne of Our Soveraigne Lord King Charles the Second of England &c Betweene the said Thomas Peighin marriner and master of the good Shipp or vessell called the Ruth of London of the burthen of two hundred Tunns or thereabouts then rideing at anchor in the River of Thames London of the One part & the said George ffulford by the name of George ffulford of London mercht of the other part, the said master did grant and lett to freight the said Shipp or Vessel unto the said merchant by the month for & dureing the full time and space of Eight months to begin and be accompted from the eight & twentith day of the Same September and for and dureing so long time & Space after the Expiration of the said eight months not exceeding foure months more as it shall please the said merchant his ffactors or assignes to Keepe or employ the said Shipp or Vessell at the rate and price of sixty five pounds of lawfull mony of England p month accompting twenty eight dayes to a month from the time aforesaid And the said Master for himselfe p. 183 his executors and assignes did covenant grant & agree to and with the said merchant his executors & assignes that the said Shipp or Vessell should with the first faire wind and weather after the said eight & twentith day of 7ber be ready to depart and Sett sayle from Gravesend and from thence the dangers of the Seas excepted and casualtyes Sayle apply tarry & trade to & from any port or places in Virginia or Maryland or either of them as the said merchant his ffactors or assignes shall Order, and thence being dispatched shall as wind & weather permitts Casualtyes & dangers of Seas excepted Sayle apply & trade to at & from London Rotterdam Amsterdam or any Ports in the West Country of England So as the Said Ship be brought back for London in twelve months at furthest casualtys dangers of Seas and restraint of Princes excepted And that it should be lawfull to and for the said merchant his ffactors or assignes to employ the said Shipp & her long boate & Skiff dureing the said voyage in & about the ladeing relading & dischargeing of such goods & merchandizes & in and about such usuall affairs and businesse as the said merchant his ffactors & assignes shall thinke fitt & direct and also that the said Master should follow all such lawfull Orders & directions as he should from tyme to time receive from the said merchant his ffactors or assignes touching the Said voyage. And the Said merchant did thereby amongst other things agree & Covenant not Only to victuall and man the Said Shipp or Vessell with Sufficient provisions and sixteen Seamen & a boy besides the said Mastr and order the Said Shipp to returne for London aforesaid there to end her monthly Employment on or before the expiration of twelve months but also well & truly pay unto the said Master his executrs or assignes for the freight & hire of the said Shipp dureing the time

Liber N N she should be in the service of the said merchant sixty five pounds of lawfull mony of England p month or at the Same rate for a lesser time then a month in manner & forme following that is to say So much thereof as shall be due and payable after the monthly rate aforesaid as the time of the said shipps first arrivall at Virginia or Maryland within ten dayes next after Certificate or other true notice Shall come to London of such their arrivall there, so much more thereof as shalbe due and payable after the monthly rate aforesaid at the time of the said Shipps arrivall at her port of Delivery in Holland within ten dayes next after such her arrivall there and the residue at the discharge and returne of the said Shipp at the said Port of London together with primage & average accustomed. The said mercht his executrs ffactors or assignes shall pay & Satisfie all port Charges accrueing growing due and payable for the said Shipp or Vessell dureing the said Employm^t and the said merchant to pay & discharge all Seamens wages which should grow due and payable dureing the said voyage and thereof & therefrom Save harmlesse and indempnifie the said Master and the said Shipp or Vessell And the said merchant did further agree & covenant to find & provide Sufficient Sloops for the fetching of the said tobacco in Virginia or Maryland aforesaid for the ladeing of the said Shipp Att the proper costs & charges of the said merchant his ffactors or assignes and to the performance of all & every the Covenants grants articles paymts Conditions provisoes & agreemts in the said Charterparty indented conteined by & On the part and behalfe of the said merchant his excutrs or assignes to be holden observed paid pformed fullfilled & Kept in all things he bindeth himselfe his execut^{rs} adm^{rs} & goods to the said Master his executors or assignes in the penalty or summe of One thousand pounds of lawfull mony of England well & truly to be paid by those presents And the said Thomas Peighin in fact saith that notwithstanding all & Singular the said Covenants articles provisoes Conditions & agreements by him the said Thomas which on the part of the said Thomas by the said writing by Charterparty was to be done observed performed fullfilled & Kept he the said Thomas hath done observed fullfilled & Kept Yet the said George ffulford the clauses articles conditions & agreements which on the part of the said George were to be performed fullfilled & Kept he the said George his ffactors or assignes have not observed performed fullfilled paid & Kept to wit On the three & twentith day of May 1676 the said Shipp being arrived in Maryland & in the employment of the said George from the said eight & twentith day of September in the yeare aforesaid to the said three and twentith day of May 1676 vizt for the terme of eight months & a halfe accompting twenty eight dayes to a month the hire of which amounts to as by the said Charterparty the summe of five hundred fifty two pounds ten shillings also the summe of two pounds ten shillings & six pence paid

by the said Master for Port charges of the said Shipp at Gravesend Liber N N & Deale in the Kingdome of England also the summe of three hundred forty One pounds five shillings & six pence Seamens wages belonging to the said Shipp being eight months & a halfes pay to all the seamen of the said Shipp a list of whose names & monthly wages is hereunto annexed the last mentioned summes amount to in the whole the summe of eight hundred ninty six pounds & six Shillings, p. 184 and also to find Sloopes to fetch tobacco on board to loade the said Shipp as aforesaid and the said Thomas further in fact saith that he the said Thomas of Edward Leach ffactor of the said George the said Summe of five hundred fifty two pounds ten shillings for the hire of the Shipp aforesaid and the said Summe of two pounds ten shillings six pence Port charges so by him disbursed as aforesaid he hath often demanded and also the said Thomas the said Edward ffactor of the said George against the said summe of three hundred forty One pounds five shillings six pence seamens wages as aforesaid hath often required him the Said Thomas and the said Shipp to indempnifie & Secure & the said Seamen to pay and satisfie according to the tenor of the said Charterparty, but the said Edward ffactor of the said George and the said George the same to pay and performe have refused & denyed and as yet doth refuse and deny whereupon action hath accrued to the said Thomas to require & have of the said George the said Summe of One thousand pounds of lawfull mony of England & thereupon he bringeth his suite.

The day of the month Shipped October 29th 1675.

An accompt of what men are Shipt On board of the Ruth Thomas Peighin Co-Wages p month.

${\mathfrak L}$ /s ${ m d}^{ m r}$
Thomas Peighin master at 07—10—00
John Westcoate Cheife mate at 04—10—00
Nathan Buskill 2 ^d Mate at 03—00—00
W ^m Norman Chirurgeon at
Edmund Copping Boatswaine at 02—00—00
John Bennett Gunner at 01—15—00
Thomas Bonnick Cooper at
Thomas Atkins Cooke at
Jnº Cookney Seaman at
W ^m Harrison Seaman at
W ^m Hutchinson Seaman at
ffrancis Hutton Seaman at01—06—00
Thomas Colvert Seaman at 01—06—00
Richard Levens Seaman at 01—06—00
George Johnson Seaman at
Thomas Marshall Seaman at 01—06—00

Liber N N

	£	/s	d^{r}
Henry Dunn Carpenter at	03-	-00-	-00
Jnº Kirby Carpenters mate at	02-	-00-	-00
Test p me —			
John Westcott mate. Totall p month =	40-	-03-	-00

And the said George ffulford by Mathew Warde his Attorny cometh & defendeth the force and injury when &c and Saith that all the Covenants conditions & agreements in the said Charterparty conteined which On the part & behalfe of the said George ffulford ought to be observed performed he the said George hath performed fullfilled & Kept in the said Charterparty conteined and this he prayeth may be enquired off by the Country & the said Thomas likewise. Whereupon Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c by whom &c who neither &c to recognize &c because aswell &c Att which said Seventh day of June in the yeare aforesaid Came the said partyes by their Attornyes and the jurors of that jury came likewise to witt Gerard Slye Ino Linch James Ringold W^m Thomas Jn^o Wedge Jn^o James Constant OKeife Thomas Courtney Thomas Griffin Thomas Bennitt Mark Cordea & Edward Pynn who being impannelled Summoned and Sworne to say the truth in the premisses upon their Oathes doe Say That the Shipp is in the Country Whereupon it is granted by the Court here that the said George ffulford recover against the said Thomas Peighin the Summe of eleaven hundred fifty foure pounds of tobacco for his costs & charges in this behalfe laid Out & expended but so as execution thereof cease untill the tenth day of October next, and the said Thomas Peighin in mercy for his false claime.

Roger Thorpe

agt
Sumoned to answer unto Roger Thorpe of a plea
Edward Inglish that he render unto him goods & merchandizes to
the value of One hundred & eighty pounds Sterling
which from him he unjustly deteineth.

And whereupon the said Roger Thorpe by George Parker his Attorny Saith that whereas the said Roger the first day of March Anno Dom 1675 at Cecil County aforesaid was possessed of severall goods & merchandizes a particular whereof is here in Court produced to the value of One hundred and eighty pounds Sterling as of his owne proper goods and being so thereof possessed the day and yeare aforesaid the said Roger left the said goods & merchandizes in the Storehouse of the said Edward in the County aforesaid to be delivered to him the said Roger when thereunto required Yett the aforesaid Edward although often required the aforesaid goods & merchandizes to him the said Roger hath not delivered but the same hitherto to deliver hath denyed & still doth deny and unjustly deteine to the damage of

the said Roger three hundred & sixty pounds of Sterling And there- Liber N N upon he brings his suite.

And the said Edward English by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c and the Said Edward Saith That as to the said goods in the said invoyce mentioned to the value of One hundred and eighty pounds sterling the said Roger p. 185 his action aforesaid agt him he ought not to have because he Saith that the said Roger did not leave in the Storehouse of him the said Edward as the said Roger above against him hath declared but as to a parcell of goods packt up and the contents thereof unknowne to the said Edward and by him the Said Roger putt into the Storehouse of the said Edward the Said Edward alwayes was and Still is ready to deliver the same to the said Roger and therefore the said Edward demands judgmt if the said Roger his action aforesaid against him Ought to have.

And the aforesaid plaintiff Saith that he by any thing before alleadged ought not to be barred from haveing his action aforesaid because as formerly he Saith that he the day and yeare aforesaid in the Storehouse aforesaid did leave the aforesaid goods to the value of One hundred & eighty pounds Sterling mony packed under the condition that the said plaintiff might take the aforesaid goods at his pleasure & this he is ready to averr whereupon he prayes judgmt and the delivery of the aforesaid goods & his damages by reason of the detaineing of the same goods to be adjudged unto him.

Afterwards to witt the seven & twentith day of May in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. came the partyes aforesaid and it is granted by the Court here by & with the consent of both partyes that the said Edward deliver unto the said Roger the goods in question he the said Roger giveing receipt for the same, and this action withdrawne the said partyes paying their owne costs & charges.

May 24th 1676.

Then was read the inquisition returned concerning the lands late of Leonard Strong deceased and the judgment of the Court is that Charles James is tenant by the Custome of England & Order that the names of the said land be amended being misplaced and that the said lands be called by their former names vizt Upper Strong & Lower Strong

Eodē die.

Then was read the inquisition returned concerning the land late of John Reynolds deceased and it was the judgment of the Court that the land in the inquisition named is escheate to his Lopp for want of heire.

Liber N N Eodem die.

Then was read the inquisition returned concerning the land late of Joseph Horsley deceased and it was the judgment of the Court that the ffee Simple of the land in the inquisition named is escheate to his Lopp & the One third part thereof reserved.

Eodem die.

Ordered that what tobacco is in the hands of M^r Benjamin Rozer upon the accompt of Joseph Pearce deceased be not disposed untill further order of Court.

May 25th 1676.

Then was read the inquisition returned concerning the land of Thomas Peircy deceased and it was the judgment of the Court that the land in the inquisition named is escheate to his Lopp for want of heire.

May 26th

The buisness of the Assembly occasioning the members of the upper house to attend, the Court adjournes till the morrow eight of the Clock.

Memorandum that his Lopp the Lord Propry the fiftenth day of April in the first yeare of his Dominion Annog Dom 1676 Sendeth his writt of Scire facias to the Sheriff of Talbott County in these words vizt Charles Absolute Lord and Proprietary of the Provinces of Maryland and Avalon Lord Baltemore &c To the Sheriff of Talbott County Greeting Whereas Ralph Blackhall late of Talbott County merchant was sumoned to answer unto John Quigley of a plea that he render unto him his reasonable acct, of the time he was receiver of the goods & merchandizes of him the Said John & which to him to make he ought and the said Ralph by Vincent Lowe his Attorny came & defended the force and injury when &c and the defendant being present in Court the deft plaintiff moved for Speciall bayle whereupon the deft was committed into the custody of the sheriff of st Maries County untill he putt in Special bayle afterwards to wit the twentith day of November in the 44th yeare of the Dominion of Caecilius &c Came the said Ralph Blackhall and Richard Tilghman & John Edmondson his Suertyes and acknowledged in Open Court that if the said Ralph Blackhall be cast in this suite & doe not satisfie the condemnation thereupon that they will satisfie & pay the same And although the aforesaid John Quigley at a Provinciall Court held at st John's the twelfth day of ffebruary now last past by the consideration of the Court there had recovered against the said Ralph Blackhall the summe of ninty foure thousand six hundred and six pounds of tobacco for his damages by Occasion of the premisses and

also the summe of fifteene hundred & Seventeene pounds of tobacco Liber N N costs of suite whereof he is convict as by the Record thereof ap- p. 186 peareth Yet the aforesaid Ralph Blackhall him the said John Quigley the damages and costs aforesaid hath not satisfied as by the returne of Our writ of fieri facias to you lately directed appeares Wee Comand you therefore that you make Knowne to Mary Tilghman executx of the last will & testament of the said Richard Tilghman deceased & the said John Edmondson that they be & appeare before Our justices of Our next Provinciall Court to be holden at st Maries the two & twentith day of May next to shew cause if any they have why execution for the damages & costs aforesaid should not issue against them. Att which said two & twentith day of May the Same Sheriff maketh returne of the writ aforesaid in these words vizt scire feci On John Edmondson non est inventa On Mary Tilghman Mr Warde promised faithfully to appeare for her being his Mother. Vincent Lowe Sheriff.

Now here at this day to wit the 27th day of May in the yeare aforesaid Came the said John Quigley by Robert Carvile his Attorny to prosecute the same writ which being then with the returne thereof made by the Said Sheriff read it is adjudged by the Court here that the returne thereof made, is good and that the defendants Ought thereupon to appeare. Whereupon the said John Edmondson by Benjamin Rozer his Attorny came but the said Mary Tilghman came not, and the said John Edmondson not haveing showne sufficient cause to the Court here why execution for the damages and costs aforesaid should not issue against them It is granted by the Court here that the said John Quigley recover agt the said John Edmondson & Mary Tilghman executrix of the last will and testament of the said Richard Tilghman aswell the damages & costs aforesaid as also his costs of Suite sithence expended and laid Out. Afterwards to wit the same 27th day of May in the yeare aforesd Came the said John Edmondson by his Attorny aforesaid and prayed his Lopps writ of Supersedeas upon the judgment aforesaid & writ of Error which is granted unto him he the said Jnº Edmondson giveing Security for the payment of what costs shall be by the said John Quigley recovered against him upon the said writ of Supersedeas & writ of Error, and that the errors be assigned and the cause heard this present Sessions of Assembly.

Then came the said John Edmondson with Howell Powell & John Stephens his suertyes & the said John Edmondson did acknowledge to owe unto his Lopp the Lord Proprietary the sume of fifty pounds sterling and the said Howell Powell & John Stephens the summe of five & twenty pounds Sterling apeice to be levyed of their goods & chattells Lands & Tenemts In case the said John Edmondson doe not pay the said John Quigley what costs shall be by him the said John Quigley recovered against the said John Edmondson upon the said writ of Supersedeas & writ of Error.

Liber N N May 27th 1676. W^m Guither agt Ignatius Mathews & others

This cause this day comeing to heareing upon reading bill answer bill of revivor & other spapers relateing to this cause the Land in the bill mentioned is decreed to the said William Guither according to Patent.

Proprietary agt

Benjamin Rozer late of Charles County adm^r of the goods & Chattells of Joseph Pearse was Benja Rozer adm^r Sumoned to answer unto Charles Calvert Eson Joseph Pearse | Capt Generall & Govenour of Maryland in a plea that he render unto him the summe of One hun-

dred thirty foure pounds and foure pence Sterling mony of England which from him he unjustly deteineth.

And whereupon the said Charles Calvert Eson Capt Generall & Governour aforesaid by Kenelm Cheseldyn his Attorny Saith that whereas the said Joseph Pearse in his life time to wit the twentith day of July in the yeare 1674 did by his certaine writeing Obligatory Sealed with the seale of him the said Joseph and here in Court produced whose date is the same day and yeare abovesaid did acknowledge himselfe holden and firmly bound unto his Excellency Charles Calvert Esg Capt Generall and Governour of Maryland in the full and just summe of One hundred thirty foure pounds & foure pence lawfull mony of England to be paid to the said Charles Calvert his execut^{rs} adm^{rs} or assignes to the which payment well & truly to be made he did bind himselfe his heirs executors & admrs by those presents notwithstanding which the said Joseph in his life time nor the said Benjamin Since his death to whom administracon of all & singular the goods & chattells which were of the said Joseph at the time of his death to him committed hath not paid though often thereunto required but the same to pay hitherto hath and Still doth deny to the damage of the said Charles two hundred pounds Sterling & thereupon he bringeth his suite.

And the said Benjamin in his proper person doth come and defend the force & injury when &c & prayeth hearing of the Obligation aforesaid & it is read unto him and he prayeth also heareing of the condition of the said Obligation and it is read unto him in these words The Condition of this Obligation is such That if Mr Thomas Spencer Merchant of London doe well and truly pay or cause to be paid unto the abovenamed Charles Calvert his executors admrs or assignes the full and just summe of sixty Seaven pounds & two pence of lawfull mony of England according to the tenor of three bills of exchange beareing even date herewith drawne upon the Said Thomas Spencer by the abovebounden William Measure Then this obligacon to be void & of none effect or else to stand & abide in full force & virtue. which being read and heard the said

Benjamin Saith nothing in barr or avoidance of the action afore-Liber N N said in forme aforesaid against him brought Whereupon it is granted by the Court this seventh day of June Anno Dom One thousand Six hundred Seventy six that the said Charles Calvert Esq now Lord Baltemore &c recover of the goods & Chattells of the Said Joseph Pearse deceased the summe of thirteene thousand foure hundred pounds of tobacco. in satisfaction of the debt aforesaid.

June the 8th 1676.

Then was read the inquisition returned of the Lands late of Simon Oversee deceased and it is the judgment of the Court that the said land is escheate to his Lopp the Lord Propry for want of heire.

Eodem die

Then was read the inquisition returned of the land late of Bartholomew Glevin deceased & it is the judgment of the Court that the Said land is escheate to his Lopp the Lord Propry for non payment of Rent.

June 9th 1676.

Thomas Peighin agt Mathew Warde and Kenelm Cheseldyn appeare for the defendants The judgment of the Court George ffulford & is that an injunction be granted the Complainant Edward Leach untill the defts answer the bill in Chancery exhibited by the Complainant.

Cuthbert Oyle John Cooper late of Calvert County planter otheragt wise called John Cooper of the Province of Mary-John Cooper land in the County of Calvert was Sumoned to answer unto Cuthbert Oyle of London Carpenter of a plea that he render unto him the full and just summe of fifteen hundred pounds of good sound merchantable tobacco with Sufficient caske which he oweth him & unjustly deteineth.

And whereupon the said Cuthbert Oyle by George Parker his Attorny Saith that whereas the said John Cooper the third day of August 1674 by his certaine writeing Obligatory Sealed with the seale of him the Said John Cooper here in Court produced whose date is the day & yeare abovesaid did bind himselfe his heirs executors or assignes to pay or cause to be paid unto Cuthbert Oyle of London Carpenter or to his Order the full & just summe of fifteene hundred pounds of good sound merchantable tobacco with Sufficient caske to containe the same to be paid in Some convenient place in Petuxent River at or upon the twentith day of December next ensueing the date of the said writeing Obligatory To which due performance the said John Cooper Sett his hand & Seale yet notwithstanding the said John Cooper the said fifteen hundred pounds of tobacco

Liber N N or any part thereof to him the said Cuthbert Oyle according to the said writeing although often thereunto required hath not paid or satisfied but the same to pay or satisfie hath hitherto altogether denyed and refused & Still doth deny and refuse to pay the same whereupon the said Cuthbert Saith he is dampnified and hath losse to the value of three thousand pounds of tobacco And thereupon he bringeth his suite.

Now here at this day to wit the foure and twentith day of May 1676 Came the said John Cooper in his proper person and Saith nothing in barr or avoidance of the action aforesaid of him the said Cuthbert because he oweth unto the Said Cuthbert the said Summe of fifteen hundred pounds of tobacco in manner and forme as the said Cuthbert above against him hath declared whereupon the said Cuthbert remaineth against the said John thereof undefended Therefore it is granted by the Court here that the said Cuthbert Oyle recover against the said John Cooper the summe of fifteen hundred pounds of tobacco the debt aforesaid as also the summe of

pounds of tobacco costs of suite, but So as execution stay untill the twentith day of October next.

W^m Wheately ag^t this action abates the partyes being both dead. Robert Wilson

Kenelm Cheseldyn ag^t
Michael Miller
Richard Ambrose ag^t
Lidia Solly adm^x Benj^a Solly

p. 188 Nicholas Goodridge & Partners wise called John Wells of the Province of Maryland in Kent County planter was SumJohn Wells oned to answer unto Nicholas Goodridge and partners merchants of a plea that he render unto

them the sume of three thousand five hundred & twelve pounds of large bright tobacco which he oweth them & unjustly deteineth

And whereupon the Said Nicholas Goodridge and partners by George Parker their Attorny Say that whereas the said John Wells the ninetenth day of July One thousand six hundred Seventy five by his certaine bond or writeing Obligatory Sealed with the Seale of him the said John and here in Court produced whose date is the day and yeare abovesaid did Owe and Stand indebted unto Nicholas Goodridge & Partners of London merchants in the summe of three thousand five hundred & twelve pounds of large and bright tobacco

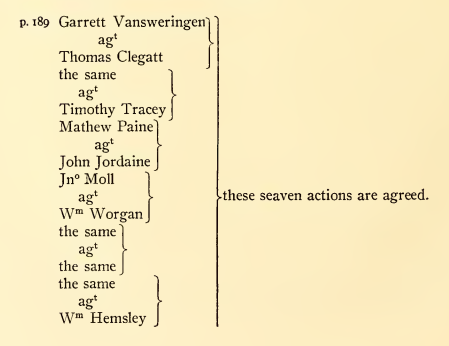
to be paid at his then dwelling plantation in Kent County To the Liber N N which payment well & truly to be made the said Wells did thereby bind himselfe his heirs executors & adm^{rs} firmly by those presents Yet notwithstanding the said John Wells the said summe of three thousand five hundred & twelve pounds of tobacco or any part thereof to them the said Nicholas Goodridge & Partners according to the said bond though often thereunto required hath not paid or Satisfied but the same to pay or Satisfie hath hitherto altogether denyed & refused and Still doth deny and refuse to pay the same Whereupon the said Nicholas and partners say they are dampnified & have losse to the value of six thousand pounds of tobacco & thereupon they bring their suite.

And the said John Wells in his proper person cometh & defendeth the force & injury when &c and prayeth hearing of the said bond and it is read unto him & he also prayeth the heareing of the Condition of the said bond and it is read unto him in these words The Condition of this Obligation is such that if the abovebound John Wells shall well & truly pay or cause to be paid unto Nicholas Goodridge & partners or his or their heirs executrs admrs Attorny or assignes the sume of Seventeen hundred fifty six pounds of large and bright tobacco & caske at my now dwelling plantation at or before the last day of October next ensueing the date hereof That then this present Obligation to be void and of none effect else to remaine in full force & virtue. which being read and heard the said John Saith That as to nine hundred ninty six pounds of tobacco part of the said summe of seventeen hundred fifty six pounds of tobacco he hath paid to the said Nicholas & Partners but as to Seaven hundred & sixty pounds of tobacco the remainder he cannot gainsay for that he oweth the same to them the said Nicholas & Partners whereupon the said Nicholas & Partners remaine against the said John thereof undefended Therefore it is granted by the Court the foure & twentith day of May 1676 that the said Nicholas Goodridge and Partners recover against the said John Wells aswell the said summe of seaven hundred and sixty pounds of tobacco the debt aforesaid as also the summe of six hundred fifty One pounds of tobacco costs of suite:

Nicholas Goodridge & John Wells late of Kent County otherwise
Partners called John Wells of the Province of Maryland in Kent County gent was Sumoned to
answer unto Nicholas Goodridge & Partners
merchants of a plea that he render unto them

the full & just summe of Seaven & twenty hundred fifty six pounds of good sound merchantable tobacco & caske which he oweth & unjustly deteineth.

And whereupon the said Nicholas Goodridge & Partners by George Parker their Attorny say that whereas the said John Wells the foure Liber N N & twentith day of March Anno Dom 167 by his certaine bill or writeing Obligatory Sealed with the seale of him the said John Wells and here in Court produced whose date is the day and yeare abovesaid did bind himselfe his heirs exrs admrs & assignes to pay or cause to be paid unto Nicholas Goodridge & Partners merchants in London the full & just summe of seven & twenty hundred fifty & six pounds of good sound merchantable tobacco in caske to be paid to the abovesaid Nicholas Goodridge & Partners their execut^{rs} adm^{rs} or assignes upon all demands upon his Own Plantation Yet notwithstanding the said John Wells the said summe of seven & twenty hundred fifty six pounds of tobacco or any part thereof to them the said Nicholas Goodridge and Partners according to the said bill or writeing though often demanded hath not paid but the same to pay hath altogether denyed & refused & still doth deny and refuse to pay the same whereupon the said Nicholas & Partners say they are dampnified and have losse to the value of foure thousand pounds of tobacco & thereupon they bring their suite. Now here at this day to wit the foure & twentith day of May in the first yeare of the Dominion of Charles Lord Baltemore &c Came the said John Wells in his proper person & saith nothing in barr or avoidance of the action aforesaid of them the said Nicholas & Partners in forme aforesaid brought for that he oweth the said summe of seven & twenty hundred & fifty six pounds of tobacco to them the said Nicholas & Partners in manner & forme as they have above declared against him Therefore it is granted by the Court that the said Nicholas & partners recover against the said John aswell the said summe of seven & twenty hundred fifty six pounds of tobacco the debt aforesaid & also six hundred fifty One pounds of tobacco costs of suite.



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Garrett Vansweringen)
                                                                     Liber N N
      agt
Arthur Wright
John Kimbro
    agt
Pope Alvey
ffrancis Swinfen
      agt
Ann Bigger adm<sup>x</sup> Jn<sup>o</sup> Bigger
                                these foure actions discontinued.
Mathias DeRing
Elizabeth Vtie adm* Nath: Vtie
Mary Keene exx Rich: Keene
      agt
Henry Phippes
Alexander Windsor
                                 this action abates the plaintiff being
Thomas Spinke adm<sup>r</sup> Jane Paine dead.
Ann Bigger admx Jnº Bigger
            agt
Robt Lashley admr Jno Bigger
                                 these two causes discontinued.
Baker Brooke Esca
     agt
Charles James
John Cuningham
       agt
Christopher Aglionby
Kenelm Cheseldyn Esc Att Gen'll
     agt
John Newton
Wm Dare admr Jnº Parker
    agt
John Pollard
Augustine Herman
                                    these seaven actions are agreed.
       agt
Hendrick Mathias
George Abbott
    agt
John Price
John Cooper
    agt
Michael Bassey
```

Liber N N Garret Vansweringen

ag^t

W^m Elworthy

Thomas Skillington being subpoened to testifie for Stephen Perdieu ag^t John Stanley allowed for his goeing comeing & attendance One hundred & fifty pounds of tobacco to be paid him by the said Stephen Perdieu.

p. 190 Mary Tilghman ex^x Cornelius Stenart late of Cecil County was Sumoned to answer unto Mary Tilghman executrix of the last will and Testament of Richard Tilghman dec^d in a plea that he render unto her five thousand nine hundred twenty

nine pounds of tobacco which from her he unjustly deteineth

And whereupon the said Mary by Mathew Warde her Attorny Saith that whereas the Said Cornelius the first day of July Anno Dom 1674 by his certaine writeing obligatory Sealed with the Seale of him the said Cornelius and here in Court produced whose date is the day and yeare abovewritten was holden and firmly bound unto Richard Tilghman in his life time in the full and just quantity of five thousand nine hundred twenty & nine pounds of sound merchantable tobacco & caske to be paid to the said Richard or to his certaine Attorny his execut^{rs} adm^{rs} or assignes at or upon the tenth day of October wch shall be in the yeare of Our Lord One thousand six hundred seventy five notwithstanding which the said Cornelius the said summe of five thousand nine hundred twenty nine pounds of tobacco according to the tenor of his said writeing Obligatory to him the said Richard in his life time nor to the said Mary since his death hath not paid although he hath been often thereunto required but the Same to pay hath altogether denyed and Still doth deny whereupon she saith she is dampnified and hath losse to the value of ten thousand pounds of tobacco And thereupon she bringeth her Suite.

Afterwards to witt the foure & twentith day of May in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Cornelius by Robert Carvile his Attorny and Saith nothing in barr or avoidance of the action aforesaid of her the said Mary in forme aforesaid brought against him whereupon the said Mary remaineth against the said Cornelius thereof wholly undefended Therefore it is granted by the Court here that the said Mary Tilghman recover against the said Cornelius Stenart aswell the summe of five thousand nine hundred twenty nine pounds of tobacco the debt aforesd and also the summe of Six hundred Seventy One pounds of tobacco costs of suite.

M^r Robert Carvile or M^r Kenelm Cheseldyn I pray appeare for me Cornelius Stenart of Cecil County at the suite of Mary Tilghman executrix of Richard Tilghman late of Talbott County Liber N N deceased in an action of debt depending betweene me & the said Mary next Provinciall Court upon my bill for five thousand nine hundred twenty nine pounds of tobacco & then and there confesse judgment for me and in my name for the said five thousand nine hundred twenty nine pounds of tobacco or Suffer judgm^t to passe against me for the said debt by nihil decit or non sum informatus & for your or any of y^r so doeing this shall be your sufficient warrant Given under my hand & seale this sixth day of May Anno Dom 1676.

Sealed & delivered in the

Corn: Steenaert (sealed)

presence of Matt Warde John Bell.

Memorandum That Thomas Kirk servant to Christopher Rousby petitioned his Lopp the Lord Propry That at a Calvert County Court he was adjudged by the justices of the same Court to serve his Mast^r the full time & terme of seaven yeares which was expired in January last, That in the time of his servitude at severall times absented himselfe from his masters Service in all about six weekes for which he was every time Severely punished which he doth humbly conceive was the full vigour of the Act of Assembly in that case made nevertheless the petitioner is Still by force & contrary to justice deteined from his liberty, whereupon he beggs of his Lopp that (the p^rmisses considered) he may be sett free.

On the backside of which petition was endorsed thus.

His Lord^p will give no answer to this Petition till M^r Rousby may be heard and in the interim desires the said M^r Rousby to remitt any correction to the Petitioner

Signed by Order Ri: Boughton Clerke of the Assembly.

Afterwards to witt the eighth day of June in the first yeare of his Lopps Dominion &c Annop Dom One thousand six hundred Seventy Six Came the said Thomas Kirk and the said Christopher Rousby likewise came and the said Christopher offered his reasons to the Court why the said Petition ought not to be granted. which being read & heard and the said Thomas Kirk confesseing that he had runn away from his said masters service nine weekes It is the judgment of the Court here that the said Thomas Kirk Serve according to the Act of Assembly the terme of ninty weekes.

Memorandum That at this Court to witt the fifth day of April One thousand six hundred seventy six Henry Carew Robert Carvile & Clement Hill executors of the last will of Elizabeth Moy executrix of Richard Moy deceased did exhibit their certaine bill against

Liber N N Peter Sayer Gent one of the Attorneys of this Court according to the priviledges &c in these words.

Henry Carew Robert Carvile and Clement Hill executors of p. 191 Elizabeth Moy Executrix of Richard Moy Complaine against Peter Sayer One of the Attornyes of this Court here present in Court in his proper person for that whereas the said Peter & the said Richard in the life time of the said Richard to witt upon the three & twentith day of November in the yeare of Our Lord One thousand six hundred Seventy did accompt together for sev'll goods & comodities thentofore by him the said Richard to him the said Peter sold & delivered he the said Peter upon the said accompt rested justly indebted to the said Richard in the summe of nineteen hundred & Seaven pounds of tobacco In consideration whereof the said Peter did assume upon himselfe and to the said Richard did faithfully promise that he the said Peter the said summe of nineteene hundred & Seaven pounds of tobacco to him the said Richard when thereunto required would pay and satisfie yet notwithstanding the said Peter his promise and assumption aforesaid not regarding but deviseing and fraudulently intending him the said Richard in this behalfe to deceive & defraud the said summe of nineteen hundred & seaven pounds of tobacco to him the said Richard in his life tyme nor to the said Elizabeth after his death nor dureing her life nor to the said Henry Robert or Clement since their death have paid or satisfied but the same to pay hitherto denyed & Still doth deny and refuse to the damage of the said Henry Robert & Clement three thousand pounds of tobacco and thereupon they bring their suite.

And the said Peter in his proper person cometh & defendeth the force & injury when &c & saith nothing in barr of the plaintiffs action but is willing that judgment passe against him for the said summe of nineteen hundred & Seaven pounds of tobacco Therefore it is considered by the Court here that the said Henry Robert & Clement recover against the said Peter Sayer the said summe of nineteen hundred & seaven pounds of tobacco damages by Occasion of the trespas aforesaid.

June the tenth 1676 the Court adjourned till the last tuesday in November next and all causes remaine in the same state & forme as at this day.

Att a Provinciall Court holden at st Maries the eight & twentith day of November in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom One thousand six hundred Seventy Six and there continued untill the ninth day of December then next ensueing Att which said eight & twentith day of November were present.

Then was the Honble Thomas Notley Esq sworne Cheife justice of the Provinciall Court.

Mary Jones the wife of Morgan Jones petitioneth this Court to comiserate her deporable condition to compell & order her husband to take such course & care for the maintenance of her & her Child as the Court shall thinke meet, otherwise she & her Child must inevitably be chargable to the County for their mainteinance, the estate which her husband now possesses being well Knowne to come him by the Petitioners Childs father Whereupon it is Ordered by the Court here the 28th day of November 1676 that the said Morgan Jones allow his said wife yearly One winter Shute, One summer shute three paire of shoes and stockins, three barrells of Corne three shifts of dowlas or lockerum and head linnen convenient & three hundred pounds of meate And that the Child have the Same allowance, and that the servant boy named ffrancis Browne be Kept in her custody to fetch her wood & water, and that Morgan Jones give Security to the Court or the Secretary for performance of this Order.

Eodem die. Then Ordered that Arthur Carletons bond of administration upon the estate of Thomas Carleton deceased be delivered to the Attorny Generall to be sued.

Memorandum the 17th day of June in the first yeare of his Lopps Dominion &c Annog Dom 1676 his Lord Sendeth his writ of Scire facias to the Sheriff of Kent County in these words Charles absolute Lord & Propry of the Provinces of Maryland & Avalon Lord Baron of Baltemore &c To the Sheriff of Kent County Greeting Whereas Our late ffather Caecilius of Noble memory did by his letters patent under the great seale of Our said Province of Maryland beareing date the fiftenth day of ffebruary in the eight & twentith yeare of his Dominion &c Annog Dom 1659 Grant unto Capt Samuel Pensax of London marriner by the name of Samuel Pensax a tract of Land lyeing On the east side of Chesepiake Bay and On the west side of a River in the said Bay called Chester River and On the north side of a Creeke in the said River called Broadnox Creeke Continueing One thousand acres more or lesse and the same erected into a Mannour by the name of Stepenheath And whereas Wee are informed that the said tract of land is Sithence become escheated unto Us for non payment of the Rent reserved in the said Grant Specified Wee Comand you that you make Knowne to the

Liber N N said Samuel Pensax or the Tenants or Occupiers of the said land that they be and appeare at Our next Provinciall Court to be held at s^t Maries the 28th of November next to shew cause if any they have why the said Grant Ought not to be made void upon Record and the same revoked evacuated adnulled & for void & invalid had and p. 192 esteemed. Att which said eight & twentith day of November in the yeare aforesaid the same Sheriff maketh returne of the writ aforesaid endorsed No tenants or Occupiers to be found On the within Specified land to whom I could make Knowne as within is directed.

Thomas Marsh Sheriff.

Which being read & heard and his Lopps Certificate under his hand of the 24th of November 1675 produced that the said land was taken up about fifteen or sixteen yeares agoe or better for which there hath been no rent paid these fourteen yeares It is the judgment of the Court here the nine & twentith day of Novem^r Anno 1676 That the said Land is escheated to his Lopp the Lord Propry for non payment of Rent and not Seating.

Eodem die

Ordered that an Attorny of this Court be allowed in a bill of costs the Summe of four hundred pounds of tobacco.

December the first 1676.

Then Ordered that the bond of administration of W^m Dare admr of John Parker be assigned Over aswell for Satisfaction of a judgmt obtained in this Court against the estate of the said John Parker by W^m King for twenty eight thousand Seven hundred sixty three pounds of tobacco damages & costs of Suite & also fourteen hundred & eighty pounds of tobacco for his costs allowed by the judge in testamentary business. And also for Satisfaction of a judgment obtained against the said John Parker in the County Court of Calvert County by John Gramar for foure thousand five hundred eighty Seaven pounds of tobacco damages and costs & also fourteen hundred & eighty pounds of tobacco for his costs allowed by the judge in Testamentary businesse.

Comānd was given to the Sheriff of Dorchester County that he attach any the goods or chattells of Thomas Banford if &c to the value of fifty eight pounds thirteen shillings & foure pence sterling and when he had the same so attached or any part thereof the same in his custody to Keepe untill the Said Thomas Banford should by himselfe or his Attorny appeare here the eight & twentith day of November 1676 to answer unto James Connaway in a plea that he render unto him twenty foure pounds sterling which to him he oweth and unjustly deteineth, at which Said 28th day of November

in the yeare aforesaid the same Sheriff returneth his writ aforesaid Liber N N endorsed. By virtue of this writ I have attached by bills and accompts to the value of nine thousand eight hundred thirty eight pounds of tobacco videlicett Preston foure hundred Seventy Seaven Clegatt eleven hundred & sixteen Cooper three hundred sixty two Little sixty two Broome nine hundred & fourteene Sedgwick two thousand three hundred eight foure, Gibbs two hundred fifty Seaven Travers One hundred & fifty Hill eighty six Boteler two hundred thirty three Wingfeild One hundred and twenty Atkey One thousand & Seventy Turner two hundred eighty six Groom One hundred Seventy foure Darnall two hundred & fifty Thomas thirty Taylor five hundred & thirty Borne foure hundred Seventy foure, Brooks eight hundred & six.

Tho: Taylor Sheriff.

which being read & heard and the said bills & accompts being delivered up in Court to Robert Ridgely Attorny of the said James Connaway the said James by his said Attorny prayed his Lopps [writ] of scire facias to the parties aforesaid to shew cause if any they had why execution for the said summes of tobacco attached as aforesaid should not issue against them & it is granted the first day of December 1676 unto him by the Court here.

Comand was given to the Sheriff of Calvert County That he attach any the goods or Chattells of Thomas Banford if &c to the value of eighty eight pounds sterling & when he had the same So attached or any part thereof the same in his custody Keepe untill the said Thomas Banford should by himselfe or his Attorny appeare here the eight & twentith day of November 1676 to answer unto James Connaway in a plea that he render unto him sixty six pounds Sterling which to him he oweth & unjustly deteineth Att which Said 28th day of November in the yeare aforesd the same Sheriff maketh returne of the writt aforesaid endorsed Attached in the hands of Thomas Banks adm^r of George Beckwith eighteen hundred eighty One pounds of tobacco John Atkey Seven hundred thirty eight Thomas Clegatt One hundred ninty foure Samuel Bourne foure hundred Seventy nine W^m & Ralph Sedgwick sixteen hundred eighty nine ditto Seven hundred ninty foure John Broome eight hundred thirty nine Charles Boteler two hundred & fifteene Henry Orton two hundred Seventy five Wm Turner two hundred eighty foure Jnº Wingfeild One hundred & twenty Mr Traverse & Mr Hill two hundred thirty Six Mr. Wm Groome One hundred forty Seaven Jnº Darnall two hundred & fifty Inº Atkey three hundred thirty foure amounting unto in all eight thousand foure hundred Seventy One p Tho: Tasker Sub Sheriff. pounds of tobacco.

Which being read & heard the said James Connaway by Robert Ridgely his Attorny prayed his Lopps writ of Scire facias to the parties aforesaid to shew cause if any why execution should not

Liber N N issue for the Summes attached as aforesaid and it is granted unto him.

ffrancis Allen agt Henry Tripp

p. 193 John Rousby adm^r Comand was given to the Sheriff of Dorchester County that he take Henry Tripp late of his County if &c So that he have his body here the 28th day of November 1676 to answer unto John Rousby administrat^r of the goods & Chattells

of ffrancis Allen deceased that justly he render unto him his reasonable accompt for the time he was receiver of the goods & merchandizes of the said ffrancis and which to him to render he ought. Att which said eight & twentith day of November in the yeare aforesaid the Same Sheriff maketh returne of the writ aforesaid That he hath taken the said Henry Tripp whose body he hath ready at the day & place as by the same writ he was comanded. Afterwards to wit the first day of December in the yeare aforesaid Came the said John Rousby by Robert Carvile his Attorny & offered himselfe against the said Henry Tripp (who being then present in Court) in the plea aforesaid and the said defendant then refuseing to plead Ordered by the Court that the said Henry be committed into the custody of the Sheriff of st Maries County untill he pleads and give good Security to abide the judgment of the Court. At which said first day of December in the same yeare Came the said Henry Tripp with Thomas Taylor & Daniel Clarke of Dorchester County Gent and the said Thomas Taylor & Daniel Clarke undertooke for the said Henry Tripp that he the said Henry should stand to & abide the judgment of the Court herein or render his body to the prison of his Lopp the Lord Proprietary and that the said Henry Should plead on the then morrow. On which morrow to wit the Second day of December in the yeare aforesaid Came the said Henry by Kenelm Cheseldyn his Attorny and defendeth the force & injury when &c and saith he alwayes was & Still is ready to accompt whereupon it is the judgment of the Court here that the said Henry accompt and that Auditors be appointed and doe appoint Capt Philemon Loyd W^m ffoorde Edward Man and W^m Crosse or any two of them to State and audite the accompts betweene the said partyes and make their report thereof at the next Provinciall Court.

agt Clement Hill

Baker Brooke Esq Thomas Wynne promiseth to give judgment next Court to the plaintiff for two & twenty hundred pounds of tobacco whereupon this cause is continued untill next Court

Thomas Jones John Jordaine

Liber N N

p. 194

Jnº Quigley agt Jacob Jenifer Humphry Davenport agt Jonathan Hopkinson Jnº England agt ffrancis Wyne adm^r W^m Marshall Charles Calvert Esca agt Thomas Taylor John Moll ag^t these twelve actions continued untill next W^m Hemsley Court. Vincent Lowe agt Henry Mitchell John Young agt John Larkin & Joseph Chew John Jordaine agt Thomas Jones J Constant Daniell agt John Stephens W^m Coleborne agt John Waghopp John Gardner agt James Ringold Robert Crosman agt John Waghopp

agt
John Waghopp
Richard Ambrose
agt
Joseph Bullett
Jno Allen
agt
Randall Brandt

these five causes agreed.

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Liber N N the Same

agt

the same

John Pollard

agt

W<sup>m</sup> Dare adm<sup>r</sup>

Jn° Parker
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Henry Tripp ag^t this action abates the def^t being dead.
W^m Worgan

John England

agt

ffrancis Lovelace

John Peerce

agt

Arthur Carleton admr

Thomas Carleton

Jonathan Squire

agt

John Wells

John Rogers the deft not appeareing this Court the Sheriff of Cecil George Vtie. County reamercied 4 £ stert.

Humphry Warren agt wise called Thomas Taylor of Dorchester County Thomas Taylor of Maryland was Summoned to answer unto Humphry Warren in a plea that he render unto him the summe of Seaven thousand pounds of good sound merchantable leafe tobacco which to him he oweth & unjustly deteineth &c.

And whereupon the said Humphry by Robert Carvile his Attorny Saith that he the Said Thomas the tenth day of November Anno Dom 1673 by his certaine writeing Obligatory Sealed with the seale of him the said Thomas & here in Court produced whose date is the same day & yeare abovewritten was holden & firmely bounden unto him the said Humphry Warren in the summe of Seaven thousand pounds of good Sound merchantable tobacco & caske according to Act of Assembly to be paid to the said Warren or to his certaine Attorny his heirs execut^{rs} or adm^{rs} upon demand in Some convenient place in Charles County Notwithstanding which the said Thomas the aforesaid summe of Seven thousand pounds of tobacco to him the said Humphry hath not paid although he hath been often thereunto required but the same to pay hath altogether denyed & as yet doth

deny whereupon he Saith he is dampnified & hath losse to the value Liber N N of fourteen thousand pounds of tobacco and thereupon he bringeth his suite.

Afterwards to wit the first day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the Said Thomas Taylor in his proper person & Saith that as to five thousand pounds of tobacco part of the Said Seaven thousand pounds of tobacco in the declaration mentioned he hath paid & Sattisfied but as to two thousand pounds of tobacco the remainder he cannot gainsay for that he oweth the Same to the said Humphry & is content that judgment passe against him for the Same without costs of Suite Therefore it is granted by the Court here that the said Humphry Warren recover against the said Thomas Taylor the summe of two thousand pounds of tobacco the debt aforesaid.

Richard Pery agt this cause continued untill the next Court by consent Daniel Jenifer of the Attornyes of both parties.

Marmaduke Semme agt Arthur Carleton administrator of the goods p. 195 and Chattells of Thomas Carleton deceased was Sumoned to answer unto Marmaduke Thomas Carleton Semme in a plea of trespas upon the case.

And whereupon the Said Marmaduke by Kenelm Cheseldyn his Attorny complaineth that whereas the said Thomas in his life time to witt the twelfth day of December in the yeare of Our Lord 1674 Stood indebted to the said Marmaduke for liquors and other accomodations received at the house of the said Marmaduke in the whole amounting to the summe of eleaven hundred sixty nine pounds of tobacco a particular whereof is here in Court produced in consideration whereof the said Thomas did assume upon himselfe and to the said Marmaduke did faithfully promise that he the said Thomas for the same when thereunto required the Said Summe of eleaven hundred Sixty nine pounds of tobacco to him the said Marmaduke would well & truly content & pay notwithstanding weh the said Thomas the Said Summe of eleaven hundred sixty nine pounds of tobacco according to his promise in his life time hath not paid nor the said Arthur since his death Administrator of all & Singular the goods & chattells which were the said Thomas at the time of his death since his death to him committed but the same to pay hitherto hath and Still doth altogether deny to the damage of the said Marmaduke two thousand pounds of tobacco & thereupon he bringeth his suite.

And the Said Arthur by Mathew Warde his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill next Provinciall Court & it is granted him the same day is given to both parties.

Liber N N

Now here at this day to witt the nine & twentith day of November in the second yeare of his Lopps Dominion &c Annog Dom 1676 came the said Marmaduke by his Attorny aforesaid & the said Arthur by his Attorny came likewise & the Said Arthur saith nothing in barr of the action aforesaid of him the said Marmaduke but is content that judgment passe by default but so as execution thereupon cease untill assetts Therefore it is granted by the Court here that the said Marmaduke Semme recover agt the estate of the said Thomas Carleton aswell the summe of eleaven hundred sixty nine pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred thirty six pounds of tobacco costs of Suite, but so as execution thereupon cease untill assetts.

```
Richard Pery
     agt
Arthur Carleton admr
   Thomas Carleton
Jonathan Squire adm<sup>r</sup>
  Inº Morecroft
        agt
Robert Chapman
                         these five actions discontinued.
Jonathan Hopkinson
Humphry Davenport
Stephen Murty
     agt
Hugh O Neale
John Stephens & ux<sup>1</sup>
     agt
James Lewis
Robert Lambden
      agt
Humphry Davenport
John Quigley
     agt
                        the defendants not appeareing this November
Jonathan Hopkinson
                        Court Cott Vincent Lowe Sheriff of Talbott
Richard Bayly
                        County is reamerced
    agt
W<sup>m</sup> Baxter
Richard Bayly
     agt
Richard Moore
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p. 196 John Denis ag^t Arthur Thompson Arthur Thompson la attacked to answer un trespas upon the case.

Arthur Thompson late of s^t Maries County was attacked to answer unto John Denis in a plea of trespas upon the case.

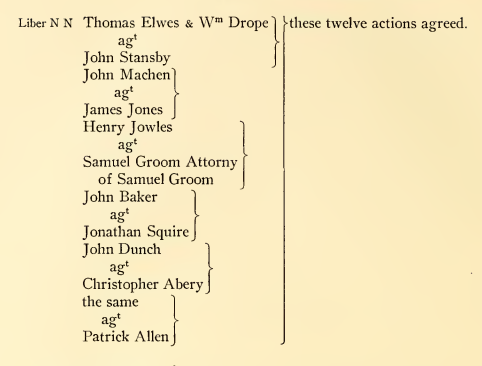
And whereupon the said John by Kenelm

Cheseldyn his Attorny complaineth that whereas the Said Arthur Liber N N the ninetenth day of November in the yeare of Our Lord One thousand six hundred Seventy foure Stood indebted to the Said John for divers goods & merchandizes then Sold and delivered unto the said Arthur amounting in the whole to the summe of nine hundred pounds of tobacco a particular whereof is here in Court produced in consideration whereof the said Arthur did assume upon himselfe & to the said John did faithfully promise that he the said Arthur when thereunto required the same to him the said John would well & truly content & pay notwithstanding which the said Arthur the said summe of nine hundred pounds of tobacco according to his promise hath not paid to him the said John but the same to pay hitherto hath & Still doth deny to the damage of the said John the summe of Eighteen hundred pounds of tobacco & thereupon he bringeth his suite.

And the said Arthur by John Jones his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court & it is granted him the same day is given to both partyes.

Now here at this day to wit the nine & twentith day of November Anno 1676 came the said John Denis by his Attorny aforesaid and offered himself against the said Arthur in the plea aforesaid but the said Arthur came not but made default whereupon it is granted by the Court here that the said John Denis recover against the said Arthur aswell the summe of nine hundred pounds of tobacco for his damages occasioned by the trespas aforesaid as also the summe of five hundred thirty six pounds of tobacco. costs of Suite & the said Arthur in mercy.

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John Baker
at suite of
John Quigley
Thomas ffisher
     agt
Daniel Clarke
Thomas Walker
      agt
W<sup>™</sup> Carde & Jn° Robinson
George Robotham
    agt
W<sup>m</sup> Young
Vincent Lowe
     agt
Henry Mitchell
Walter Carr
     agt
John Stansby
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p. 197 Roger Baker agt Thomas Gant Daniel Jenifer agt Richard Pery Richard Bayly agt Richard Gorsuch

these three causes continued by Consent of the Attornyes for the plaintiffs & defts until next Court.

Whereas heretofore the deft was attached by Coff John Kemball Vincent Lowe High Sheriff of Talbott Couny to agt Nicholas Hackett answer unto the said John Kemball in a plea that he render unto him eleaven thousand nine hundred pounds of tobacco which to him he oweth & unjustly deteineth & the said deft not appeareing the same Sheriff Standeth amercied to his Lopp and it is this present November Court Anno 1676 Ordered that the same Sheriff assigne the bayle bond to the plaintiff to be putt in Suite.

Johanna ffarrer executrix Robert ffarrer

W^m Aubone & Rob^t Swaine) Johanna ffarrer executrix of the last will & testament of Robert ffarrer deceased was attached to answer unto W^m Aubone of Newcastle upon Tyne in the Kingdome of England merchant &

Robert Swaine of the same Towne of Newcastle upon Tyne in the

said Kingdome of England Sailemaker of a plea of trespas upon Liber N N the case

And whereupon the said W^m Aubone & Robert Swaine by Robert Ridgely their Attorny complaine That whereas the said Robert ffarrer in his life time at Newcastle upon Tyne in the Kingdome of England the sixtenth day of July 1674 haveing certaine communication with the said Robert Swaine about a trade between the said Newcastle upon Tyne & this Province of Maryland & the Purchase of tobaccoes in the said Province of Maryland the said Robert ffarrer in case the Said Robert Swaine would employ him as his ffactor Agent assignee or Trustee with some considerable cargoe of goods from the said Towne of Newcastle upon Tyne into the said Province of Maryland, & for the transporting the same hire Some good Shipp & also allow him the said Robert ffarrer such Salery as merchants usually allow their ffactors Agents, assignes or trustees, the said Robert did assume upon himselfe & to the said Robert Swaine did then & there faithfully promise that he the said Robert ffarrer all the said goods that he the said Robert Swaine should So Shipp on board any Such Shipp for Maryland aforesaid the said Robert ffarrer would take into his charge, custody & possession & with the same in the said Shipp goe for the said Province of Maryland in person, & at his arrivall there, the said goods Sell to any person that would by them for the best advantage of the said Robert Swaine or his assignes & the produce thereof in tobacco or other goods & merchandizes Shipp home to the said Robert Swaine at Newcastle aforesaid with all convenient Speed & to load the said Shipp that should so transport the said Goods for Maryland aforesaid with tobacco or other merchandizes part of the produce of the said Goods back for Newcastle aforesaid this present yeare. And the Said Robert Swaine & Wm Aubone in fact Say that the said Robert Swaine trusting to the faithfull promise & assumption of the said Robert ffarrer to him made as aforesaid he the said Robt Swaine On the 16th day of July in the yeare aforesaid did ffreight the good Shipp called the Endeavour of Hull whereof John Newton was Master for a voyage from the said Towne of Newcastle unto the said Province of Maryland, & from thence back to the said Towne of New Castle, & did on the said Shipp load two Cargoes One at the said Towne of Newcastle amounting too foure hundred & eight pounds One shilling & ten pence halfepeny of lawfull mony of England, and the other at Lamington in the said Kingdome of England amounting too One hundred fifty & three pounds fifteen shillings & two pence lawfull mony of England both which in the whole amount too the summe of five hundred sixty One pounds Seventeene Shillings & a halfe peny Sterling, a particular whereof is by the said W^m Aubone & Robert Swaine here in Court produced & the Same Cargoes & every part & parcell thereof the said Robert Swaine did entrust wholy to

Liber N N

the Care & management of the said Robert ffarrer to sell & dispose the same as the ffactor Agent assignee or Trustee of the said Robert Swaine or his assignes. Afterwards to wit the twentith day of November in the yeare aforesaid the said Robert Swaine in consideration of the full movety of the said five hundred sixty One pounds Seventeen Shillings & a halfe peny Sterling being the first cost of the said Cargoe as aforesaid to the said Robert Swaine by the said W^m Aubone in hand paid the said Robert Swaine (according to the custome of merchants) by his deed under his hand & Seale did transport assigne & sell the One moyety of the said Cargoes to the said W^m Aubone, he the said William Standing to the danger & running all Risques & hazards & receiveing all profitts & benefitts of the said Moyety, as by the Said deed of transport sale or assignment relation being thereunto had more fully & more at large it doth & may appeare, By which meanes the said Cargoes and every part thereof became vested & Setled joyntly in Copartnershipp betweene the said W^m Aubone and Robert Swaine & their assignes And p. 108 the said W^m Aubone & Robert Swaine further in ffact say that the said Shipp Endeavour with the said Cargoes & the said Robert ffarrer arrived in the said Province of Maryland to wit at Pyney Point in Potomeke River in the said Province the tenth day of January then next following & that the said Robert ffarrer the said goods in the said Cargoes did take into his hands custody & possession & the Same did Sell & dispose as ffactor Agent assignes or Trustee for the said W^m Aubone & Robert Swaine, Notwithstanding which the said Robert ffarrer in his life time nor the said Johanna ffarrer since his death) to whom the execution of the testament of the aforesaid Robert ffarrer since his death hath been committed) did not shipp home for Newcastle aforesaid the produce of the said Cargoes to the said W^m Aubone & Robt Swaine or any part thereof in the sd Shipp Endeavour of Hull that present yeare nor in any other Shipp whatsoever Since nor for the same five hundred sixty One pounds Seventeen shillings & one halfe peny Cargoes aforesaid to the said W^m & Robert have given any Satisfaction but the same have denyed and refused & Still doe refuse & deny to doe the Same. to the damage of the said W^m Aubone & Robert Swaine One thousand pounds Sterling & thereupon they bring their suite

And the Said Johanna by Kenelm Cheseldyn her Attorny cometh & defendeth the force & injury when &c & prayeth liberty of Speakeing hereunto untill next Court & it is granted unto her the same day is given to both parties.

Now here at this day to wit the nine & twentith day of November Anno 1676 Came the parties aforesaid by their said Attornyes & the said Johanna saith that the said Robert ffarrer in his life time was indebted by debts of a higher nature beyond which she hath not assetts come to her hands to satisfie the debt of the said W^m & Robert.

Whereupon it is considered by the Court that the said W^m Aubone Liber N N & Robert Swaine recover of the estate of the said Robert ffarrer deceased aswell the Summe of five hundred Sixty One pounds Sterling a certaine debt for damages Occasioned by the trespas aforesaid as also the sume of Seaven hundred fifty eight pounds of tobacco costs of Suite. but so as the debts of the Country of a higher nature be first paid & Satisfied.

James Neale agt this cause continued untill the replevin be tryed. Hugh O Neale

Henry Phippes agt to answer unto Henry Phippes in a plea of trespas Pope Alvey upon the case.

And the said Pope by John Jones his Attorney cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto & it is granted unto him the same day is given to the said Henry.

Afterwards to wit the first day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the said Pope by his Attorny aforesaid but the said Henry came not to prosecute his plaint aforesaid whereupon it is granted by the Court here that the said Pope recover against the said Henry the summe of pounds of tobacco for his costs & charges in this part expended & the said Henry in mercy for his false claime.

John Baker

agt

Garret Vansweringen of the Citty of st Maries
Inholder as administrator on the goods debts

& Chattells of W^m Baker of St Maries County
planter was attached to answer unto John
Baker of the said Citty of st Maries Inholder
in a plea that the said Garret as aforesaid render unto him eight

in a plea that the said Garret as aforesaid render unto him eight hundred sixty nine pounds of tobacco & caske which from him he unjustly detaines.

And the said Garret by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill next Court the same day is given to both parties.

Afterwards to wit the first day of December in the yeare 1676 Came the said Garret by his said Attorny & Saith that he hath fully administred all the goods & Chattells which were the said W^m Bakers at the time of his death Since his death that came to the hands of him the said Garrett & of this he putts himselfe upon the Country. but the said John Baker came not to prosecute the plaint aforesaid

Liber N N

Whereupon it is granted by the Court that the said Garret Vansweringen recover against the said John Baker the summe of pounds of tobacco costs of Suite & the said John in mercy for his false claime.

Abraham Combes agt by Clement Hill Sheriff of st Maries County to answer unto the said Abraham Combs in a plea that he render unto him nine hundred forty five pounds of tobacco which to him he oweth & unjustly deteineth & the Said Edward not appeareing to answer the suite aforesaid the Said Sheriff Standeth amerced and now here at this Court to wit in November 1676 came the said Abraham by Robert Carvile his Attorny & prayed the bayle bond of the Said Edward to be assigned to him & it is granted unto him.

Leonard Greene

agt

Was attached to answer unto Leonard Greene

Marmaduke Semme of a plea wherefore by force & armes upon him
the said Leonard an assault he did make & beate
him & wounded & ill handed him so that of his life it was dispaired
& other injuryes to him he did against the Peace &c.

And whereupon the said Leonard by Robert Carvile his Attorny complaineth that the said Leonard Greene being Constable of st George Hundred & haveing received a warrant from Clement Hill High Sheriff of st Maries County for to impresse Corne & provisions for his Lopps Use in his Warr against the Indians and comeing for that purpose to the house of the said Marmaduke at West st Maries in the said Hundred & County aforesaid upon the two & twentith day of September in the yeare of Our Lord 1675 he the said Marmaduke with ffortune his wife with force & armes an assault upon him the said Leonard did make & him did so beate wound & ill handle that of his life it was despaired & other harmes to him did against his Lopps Peace & to the great damage of the said Leonard whereupon he saith he is dampnified & hath losse to the value of ten thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Marmaduke by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Court & it is granted him the same day is given to the said Leonard.

Now here at this day to wit the first day of December in the second yeare of his Lopps Dominion &c Annog Dom 1676 Came the said Leonard by his Attorny aforesaid & offered himselfe against the said Marmaduke in the plea aforesaid but the said Marmaduke Came not but made default. Whereupon it is granted by the Court

that the said Leonard recover against the said Marmaduke his damages by Occasion of the trespas assault battery aforesaid as also the summe of five hundred seventy nine pounds of tobacco costs of Suite, but because it is not Knowne what damages the said Leonard hath susteined by the Occasion aforesaid his Lopps writ of inquiry of damages is granted him returnable next Court

John Denis

agt

Simon Reader late of st Maries County was attached to answer unto John Denis in a plea that Of trespas upon the case

And the said Simon by John Jones his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill next Court & it is granted him the same day is given to the said John Denis.

Afterwards to wit the first day of December in the second yeare of his Lopps Dominion &c Annog Dom 1676 Came the said Simon by his Attorny aforesaid but the said John Came not to prosecute his plaint aforesaid whereupon it is granted by the Court that the said Simon recover against the said John Denis the summe of

pounds of tobacco costs of suite & the said John Denis in mercy for his false claime.

Zachariah Mahugh

agt

Court the second day of December 1676 that

the generall report in & about Kent is that the
plaintiff is dead this cause continued untill next

Court.

Robert Carvile

agt

Jonathan Hopkinson
& Edward Winckles

the deft Hopkinson by Mathew Warde his Attorny appeares & imparles untill next Court.

Elizabeth Delaroch ex^{rx}
Charles Delaroch

ag^t
John Allen
John Watkins

ag^t
Richard Hill adm^r Jn^o Rawbone

These two causes continued untill next Court.

John Wedge agt This cause Standing continued upon arrest of judgment upon the verdict the defendant by Vincent James Ringold Lowe his Attorny Setteth forth to the Court That t'is lawfull to gett a warrant frō some justice of the Peace to apprehend a ffelon, or to Search upon suspition of ffelony, and t'will not mainteine an action, for if it should no person would

Liber N N make complaint to a justice & informe him of any felony, & after not giulty pleaded & verdict for the plaintiff t'was moved in arrest of judgment, where t'was adjudged that the plaintiff should take nothing by his writt Ram & Lamleys case Huttons Rep. 113.

Secondly When the party is bound by recognizance to give evidence & he exhibits his bill & gives evidence that is good cause of justification, for otherwise every One who exhibites a bill of indictment & gives evidence against a Prisoner shall be drawne in question for a Conspiracy & Chambers & Taylors Case, Croke Rep. 1st part fof 900. where t'was adjudged for the defendant. Which being read & heard it is the judgment of the Court here the fourth day of December Anno 1676 that the reasons aforesaid are in sufficient to arrest the judgment aforesaid whereupon it is granted by the Court here that the said John Wedge recover against the said James Ringold the summe of eleaven thousand pounds of tobacco damages by Occasion of the trespas aforesaid with costs of Suite.

Afterwards to wit the sixth day of the same December Came the said James Ringold by his Attorny aforesaid & prayed his Lopps writ of Error & Supersedeas to be granted hereupon, Offering reasons why he ought to have the Same allowed vizt, ffor that there Ought to have been made appeare Some malice in the party defendant against the plaintiff, which was not done, and damage without malice is not punishable in this case.

Also for that there Ought to have been Speciall proofe to the Court & jury of the damage done by the defendant to the plaintiff whereby the verdict found by the jury for damages against the defendant might have been legally grounded & justified but no damage was proved & consequently no damages ought to have been recovered.

Also the said verdict was vitious in that the jury grounded the same upon the Single testimony of John Wells who at the same time had bought the profitt of an action then depending in the Provinciall Court between Zachary Mahugh & James Ringgold the said Mahugh being a party equally concerned & engaged with the said Wedge in robbing of the said Ringold, and the said action being so bought by the said Wells being of the same nature & quality with this action between Wedge & Ringold Therefore the said defendant James Ringold craves that the Court will grant him a writ of Supersedeas to stopp the execution in the said cause between Wedge and himselfe and that the said defendant Ringold may have time to assigne his further Errors and that the same may be argued before the Upper house of the next Generall Assembly.

Which being read & heard Ordered then by the Court that the defendant have writ of Error & Supersedeas accordingly he giveing security to prosecute the same according to act of assembly in such case made & provided.

Afterwards to wit the seventh day of the same December Came

the said James Ringold, with Henry Hosier and Robert Hood his Liber N N suertyes and did acknowledge to owe unto John Wedge the summe of two and twenty thousand pounds of tobacco to be levyed of their goods & Chattells lands or Tenements to the use of the said John Wedge in case the said James Ringold doc not prosecute his writ of Error against the said John Wedge with effect & also satisfie & pay if the judgment be affirmed all and singular the debts damages & costs adjudged or to be adjudged upon the former judgment & all cost & damages also to be awarded for the delaying of Execution Unlesse the said James Ringold doe pay the same or render his body to prison.

Charles Clarke & Pope Alvey late of st Maries W^m Boareman County otherwise called Charles Clarke & Pope Charles Clarke & Alvey of st Maries County in the Province of Maryland were Sumoned to answer unto William Pope Alvey Boareman Gent in a plea that they render unto him the full quantity of two thousand pounds of tobacco which to him they Owe & unjustly deteine &c.

And whereupon the said W^m by Robert Carvile his Attorny Saith that whereas the said Pope & Charles the fourth day of March in the yeare of Our Lord 1673 by their certaine writeing & Obligatory Sealed with the Seales of them the said Charles & Pope and here in Court pduced whose date is the day of the date hereof abovewritten did acknowledge themselves to owe & Stand indebted unto him the said William Boarman the full & just quantity of two thousand pounds of sound merchantable tobacco & caske to be paid unto him the said William his heirs or assignes or certaine Attorny conveniently in st Maries County aforesaid on demand notwithstanding which the said Charles & Pope the said summe of two thousand pounds of tobacco to him the said W^m according to the tenor of p. 201 their certaine writeing Obligatory have not paid though often thereunto required but the same to pay have altogether denyed & Still doe deny whereupon he saith he is dampnified & hath losse to the value of foure thousand pounds of tobacco And thereupon he bringeth his suite.

And whereupon the said Pope by John Jones his Attorny Cometh & defendeth the force and injury when &c & prayeth the hearing of the said writeing Obligatory & it is read unto him he also prayeth heareing of the Condition of the said writeing Obligatory and it is read unto him in these words following vizt The Condition of this Obligation is such That if the abovebounden Charles Clarke shall for nine months next ensueing after the date hereof come to the said Capt Boarman his house & there remaine for the time of One weeke in each month & shall teach the said Capt Wm Boarman his Children to dance & his eldest Son to play on the violine & shall not

Liber N N in the said time of nine months faile or make any default in doeing as is above expressed then this Obligacon to be void otherwise to stand in full force power & virtue which being read & heard the said Pope by his said Attorny Saith that the said Boareman ought not to have his action aforesaid against him for that the said Clarke was not taken or attached to answer unto the said Boarman as is exprest in his declaration all which the said Alvey is ready to averr & putts himselfe upon the judg^t of the Court and the plaintiff also.

Now here at this day to wit the second day of December in the second years of his Lopps Dominion &c Annog Dom 1676. It is granted by the Court here that the said W^m Boarman recover against the said Pope Alvey aswell the summe of two thousand pounds of tobacco the debt aforesaid as also the summe of five hundred ninty five pounds of tobacco costs of Suite and the said Pope in mercy &c.

W^m Coleborne ag^t called W^m Lee of Virginia gent was sumoned to W^m Lee answer unto William Coleborne of a plea that he render unto him the full and just quantity of One thousand foure hundred & twenty pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the Said William Coleborne by Robert Ridgely his Attorny Saith that whereas the said W^m Lee the first day of March 1674 by his certaine bill Obligatory Sealed with the Seale of him the Said W^m Lee & here in Court produced whose date is the day & yeare aforesaid did bind himselfe his heirs execut^{rs} & adm^{rs} to pay unto the said William Coleborne his heirs execut^{rs} adm^{rs} or assignes the just & full quantity of One thousand foure hundred & twenty pounds of tobacco to be paid upon demand at some convenient place in Virginia or Maryland Yet the aforesaid W^m Lee the aforesaid summe of One thousand foure hundred & twenty pounds of tobacco to him the said W^m Coleborne though often thereunto required hath not paid but the same to pay hath denyed & yet doth deny to the damage of the said W^m Coleborne two thousand pounds of tobacco & thereupon he bringeth his suite.

And the said W^m Lee by John Jones his Attorny cometh & defendeth the force & injury when &c and saith nothing in barr of the action aforesaid of him the said W^m Coleborne but is content that Judgment passe against him by default Therefore it is granted by the Court here the fourth day of December in the second yeare of his Lopps Dominion &c Annog Dom 1676 That the said W^m Coleborne recover against the said W^m Lee aswell the summe of One thousand foure hundred & twenty pounds of tobacco the debt aforesaid as also the Summe of five hundred Sixty foure pounds of tobacco costs of suite & the said W^m Lee in mercy.

Christopher Rousby) ffrancis Gunby late of st Maries otherwise called Liber N N -ffrancis Gunby was sumoned to answer unto ag^t ffrancis Gunby Christopher Rousby merchant of a plea that he render unto him the sume of foure hundred &

three pounds of tobacco which to him he owes & unjustly detaines And whereupon the Said Christopher by John Rousby his Attorny Saith that whereas the said ffrancis the two & twentith day of May in the yeare of Our Lord 1674 by his certaine bill Obligatory Sealed with the Seale of the Said ffrancis here in Court brought whose date is the day & yeare aforesaid did bind himselfe his heirs execut^{rs} & adm^{rs} to pay or cause to be paid unto the said Christopher the full and just quantity of foure hundred and three pounds of good Sound bright & large tobacco & caske to be paid conveniently in Petuxent River upon the tenth day of September then next ensueing the date of the said bill. Notwithstanding which the said ffrancis although often demanded the said foure hundred & three pounds of tobacco to the said Christopher hath not paid but the same to him to pay hitherto hath denyed & as yet doth deny & refuse to the damage of the said Christopher eight hundred pounds of tobacco And thereupon he brings his Suite.

And the said ffrancis Gunby by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and prayeth liberty p. 202 to imparle here untill the next Provinciall Court & it is granted unto him the same day is given the said Christopher

Now here at this Court to wit the fourth day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Christopher by his Attorny aforesaid & offered himselfe against the said ffrancis in the plea aforesaid but the Said ffrancis came not but made default Whereupon it is granted by the Court here that the said Christopher Rousby recover against the Said ffrancis Gunby aswell the summe of foure hundred & three pounds of tobacco the debt aforesaid as also the summe of five hundred and Sixty pounds of tobacco costs of suite & the said ffrancis in mercy &c.

W^m King Thomas Mountfort late of Talbott County was attached to answer unto William King of a plea agt Thomas Mountfort of trespas upon the case.

And whereupon the said William by Charles Boteler his Attorny complaineth that whereas the said Thomas upon the second day of ffebruary in the yeare of Our Lord 1672 in consideration that the said W^m King at the Speciall instance & request of him the said Thomas Mountfort would become bound unto One W^m Needs for the summe of three thousand pounds of tobacco being the proper debt of the Said Thomas Mountfort then due unto the said Wm Needs the said Thomas did assume upon

Liber N N himselfe & to the said Wm did faithfully promise that he the said Thomas Mountfort upon every request of the said William and at all times after would Save & Keepe harmlesse & undempnified the said W^m King from all Such bonds bills promises & assumptions as the said Wm King should Seale make or enter into unto the said W^m Needs for the said three thousand pounds of tobacco the proper debt of the said Thomas Mountfort, And the Said W^m King in fact Saith that trusting to the faithfull promise & assumption of the said Thomas Mountfort made as aforesaid did promise payment unto the said W^m Needs of the said three thousand pounds of tobacco On the behalfe of the said Thomas By reason & meanes of which said promise the said W^m Needs brought his action against the said W^m King for the said three thousand pounds of tobacco & at a Calvert County Court holden the eightenth day of January in the 43th yeare of the Dominion of Caecilius &c Annog Dom 1674 & before his Lopps justices thereunto appointed did recover against the said W^m King the said three thousand pounds of tobacco as also the summe of thirteen hundred & sixteen pounds of tobacco for costs of suite Yet the said Thomas Mountfort his said promise & assumption not regarding but deviseing & fraudulently intending him the said W^m in that behalfe to deceive although often thereunto required hath not in any wise Saved & Kept harmlesse & indempnified the said W^m in the p^rmisses but to save & Keepe harmlesse & indempnified the said W^m King hitherto hath denyed & as yet doth deny whereupon the said W^m Saith he is dampnified & hath losse to the value of ten thousand pounds of tobacco And thereupon he bringeth his suite.

And the said Thomas Mountfort by Peter Sayer his Attorny cometh & defendeth the force & injury when &c & Saith nothing in barr or avoidance of the action aforesaid of him the said W^m King but is content that judgment passe against him by default Whereupon it is granted by the Court here the fourth day of December Anno 1676 That the said W^m King recover against the said Thomas Mountfort aswell the summe of foure thousand three hundred & Sixteen pounds of tobacco damages by Occasion of the trespas aforesaid as also the Summe of pounds of tobacco costs of Suite.

M^r Robert Ridgely

Sr pray deliver unto Cap^t John Quigley the execution or discharge from it that you tooke Out for me against him I haveing received full satisfaction for it, pray faile not & you will Oblige Sr.

Yr ffreind & servt.

October the 20th 1676.

Tho: Courtney.

Nicholas ffountaine Came Robert Ridgely Attorny for the plaintiff Liber N N agt
& in Open Court the nine & twentith day of November 1676 and acknowledged Satisfaction upon the judgment obtained against the defendant the 24th November 1675 for 20001 tob damages & two thousand three hundred & nine pounds tobacco costs.

December 19th 1676.

Then Came Abraham Rhodes of st Maries County Carpenter & desired his marke to be entred upon Record vizt

The right eare a hole & Swallow-forkt the left eare Cropt & overkeel'd.

Robert Carvile agt wise called George Robins of Calvert County Gent was Sumoned to answer unto Robert Carvile Gent One of the Attornyes of the Provinciall Court according to the libertyes & Priviledges &c allowed in a plea that he render unto him the summe of foure hundred pounds of tobacco & caske which to him he oweth & unjustly deteineth.

And whereupon the said Robert in his proper person Saith that whereas the said George Robins the fourth day of May Anno 1675 by his certaine bill Obligatory Sealed with the seale of him the said George & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to be holden & firmly indebted unto the said Robert Carvile in the full & just quantity of foure hundred pounds of good sound merchantable tobacco & caske to be paid to the said Robert Carvile his heirs execut^{rs} adm^{rs} or assignes upon the tenth day of October next ensueing the date of the said bill To the which payment well & truly to be made he did bind himselfe his heirs exrs & admrs firmly by those presents notwithstanding which the said George the said summe of foure hundred pounds of tobacco according to the tenor of his said bill although often thereunto required hath not paid but the same to him to pay hath denyed & Still doth deny whereupon the said Robert saith he is dampnified & hath losse to the value of eight hundred pounds of tobacco And thereupon he bringeth his suite.

Now here at this day to wit the fourth day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said George Robins into Open Court & saith nothing in barr or avoidance of the action aforesaid of him the said Roberts for that he oweth unto the said Robert the said summe of foure hundred pounds of tobacco in manner & forme as is above declared Whereupon it is granted by the Court that the said Robert Carvile recover against the said George Robins the summe of four hundred pounds of tobacco the debt aforesaid as also the summe of

Liber N N five hundred seventy One pounds of tobacco costs of suite & the said George in mercy &c.

Nathaniel Stiles ex^r
Thomas Salmon
ag^t
Samuel Hatton

this action abates the plaintiff being dead.

 W^m Porter agt the deft not appeareing this Court the sheriff Henry Mitchell amercied to his Lopp 40s.

ffrancis Whittwell John Glover late of Talbott County Carpenter agt was Sumoned to answer unto ffrancis Whittwell of a plea that he render unto him ten thousand pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the said ffrancis by Mathew Warde his Attorny saith that whereas the said John the 21th day of ffebruary Anno Dom 1673 had for the value of foure thousand foure hundred pounds of tobacco bargained & Sold unto him the Said ffrancis Whittwell a parcell of land lyeing On the north side of Sassafras River being two hundred & fifty acres called by the name of Croke & Pill & likewise by his Obligation under his hand & seale bearing date the day & yeare abovesaid did oblidge himselfe his heirs executrs admrs or assignes to pay or cause to be paid to him the Said ffrancis Whittwell his heirs or assignes the full & just summe of ten thousand pounds of good Sound tobacco & caske to be paid upon demand if the said John Glover did not give an assurance according to Law within the space of six months to the said ffrancis Whittwell or his assignes then this Obligation to be in full force power & virtue but if the said Land be ensured within the space aforesaid then to be void & of none effect. Yet notwithstanding the said John his assurance of the land aforesaid according to Law within the time aforesaid according to the tenor of his Obligation aforesaid to him the said ffrancis hath not made although he hath been often thereunto required but the same to make hath altogether denyed & Still doth deny whereupon he Saith he is dampnified and hath losse to the value of twenty thousand pounds of tobacco & thereupon he bringeth his suite.

And the said John Glover by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c and prayed liberty of speakeing hereunto untill the next Provinciall Court & it is granted him the same day is given to the said ffrancis.

Nowhere at this day to wit the fourth day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annoq

Dom 1676 Came the said John Glover by his Attorny aforesaid Liber N N and prayeth hearing of the said Obligation in the said declaration mentioned which being read and heard the said John saith, that the said ffrancis his action aforesaid against the said John ought not to have because he saith the said Obligation upon which the Said action is grounded is not the deed of the Said John and this he is ready to averre & therefore demands judgment if the said ffrancis his p. 204 action aforesaid against him ought to have. but the said ffrancis came not to prosecute his plaint aforesaid. Whereupon it is granted by the Court here that the said John Glover recover against the said ffrancis Whittwell the summe of twelve hundred & forty pounds of tobacco for his costs & charges in this behalfe laid Out & expended & the said ffrancis in mercy.

Know all men by these p^rsents That I ffrancis Whittwell of the County of Talbott planter doe acquitt & discharge John Glover & William Court from all bills bonds accompts Booke debts Conditions & former bargaines whatsoever from the begining of the World unto this preent day as witnes my hand & seale this 17th January Annog Dom 1673.

Testes Thomas Alexander

ffrances Whittwell (sealed)

ffrancis

December the 4th 1676.

The abovesaid acquittance was by the Oath of the said Thomas Alexander One of the wittnesses thereunto in Open Court proved. Inº Blomfeild Ct Cur Provin!.

of Henry Mountague agt John Kenimont

Katherine Mountague adm^{rx}) John Kenimont late of Talbott County was attached to answer unto Katherine Mountague administratrix of the goods and chattells of Henry Mountague deceased in a plea of trespas upon the case.

And the said John by Robert Carvile his Attorny cometh & defendeth the force & injury when &c. and prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted him, the same day is given to the Said Katherine.

Now here at this day to wit the fourth day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said John Kenimont by his Attorny aforesaid but the said Katherine Came not but made default, Whereupon it is granted by the Court here that a non suite be awarded to the said John & that he recover against the said Katherine as aforesaid the pounds of tobacco costs of suite. summe of

Upon the petition of William Moffett that John Gramar notwithstanding he was warned by the Governour & Councell to give

Liber N N the petitioner his goods againe which he hath illegally & unjustly deteined and also his cattle which he hath transported from the petitioners plantation & some sold & converted the tobacco to his Owne use, & the petitioner being a poore man in most humble manner desireth that Councell may be assigned him whereby he may recover his goods & cattle againe from the Said Gramar Now here at this day to witt the first day of December 1676 the said W^m Moffett haveing taken his corporall Oath that he is not worth five pounds besides the matters in question Robert Carvile and Robert Ridgely Attornyes of this Court are by the Court assigned his Councell.

Henry Hosier W^m Smith, John Boules & Robert Hood being Sumoned by James Ringold to testifie ag^t John Wedge, the 9th of December 1676 are allowed by the Court for their comeing goeing & attendance to be paid by the said James Ringold three hundred & ninty pounds of tobacco apeice.

Pickawaxon November the 23th 1676.

M^r Carvile

S^r these are to request you to confesse Satisfaction upon record of that judgment you obtained in the Provinciall Court for my Unckle Bowles against Cap^t ffendall for which this shall be your Sufficient warrant from S^r.

Wittnesses

Yr humble servant

John Douglas

James Tyre.

Henry Bonner.

November 29th 1676

Satisfaction for the judgment aforesaid was by the said Robert Carvile in Open Court acknowledged.

December the 2^d 1676.

It is the Opinion of the Court that the respective Sheriffs may be admitted Attornyes here provided that the parties concerned be not resident in their respective Countyes.

Eodem die

Then was Coff Vincent Lowe admitted & Sworne One of the Attornyes of this Court.

p. 205 Thomas Gerard

ag^t

John Gerard & Rose

Gerard ex^{rs} of Thomas

Gerard deceased.

His Lopp the Lord Proprietary of this Province Sendeth his writ of Elegit to the Sheriff of S^t Maries County in these words vizt Charles Absolute Lord and Proprietary of the Provinces of Maryland & Avalon Lord Baltemore &c To the Sheriff of s^t

Maries County Greeting Whereas Thomas Gerard Gent lately in

Our Provinciall Court before Our justices at the Citty of st Maries Liber N N by the consideration of the same Court had recovered against the estate of Thomas Gerard Esg deceased aswell the summe of thirty five thousand pounds of tobacco for his damages which he hath susteined by Occasion of a certaine action of trespas upon the case by the said Thomas Gerard Gent brought in Our said Court against John Gerard & Rose Gerard execut^{rs} of the last will & Testament of the said Thomas Gerard Esg deceased, whereof they are convict as also the summe of two thousand & eight pounds of tobacco more for his costs & charges in that behalfe laid Out & expended & thereupon by Our said writ Wee have lately Comanded you that of the goods & chattells of the said Thomas Gerard Esg deceased if they should be found in your Bailiwick you cause to be made the Severall Summes aforesaid & the same in your custody deteine ready to deliver unto the said Thomas Gerard Gent whereupon you made returne you had caused to be levyed of the goods & chattells of the said Thomas Gerard Eson deceased in your Bailiwick the Summe of fourteene hundred pounds of tobacco parcell of the damages & costs aforesaid which said tobacco you had ready to render to the aforesaid Thomas Gerard Gent for part of the damages & costs aforesaid. And further that the said Thomas Gerard had not any Other goods or chattells in your Bailiwick whereof the residue of the damages & costs aforesaid or any part thereof you could cause to be made And because the Said Thomas Gerard Gent in the same Court chooseth to be delivered unto him all the goods & chattells of the aforesaid Thomas Gerard Esg besides his Oxen & Affros of his cart & in like manner the movety of all his Lands & Tenements in your Bailiwick to hold to him the goods & chattells aforesaid as his owne proper goods & chattells & the movety aforesaid as his ffreehold to him & his assignes according to the forme of the Statute in that cause made & provided untill the remainder of the damages & costs aforesaid shall be thereupon levyed. Therefore Wee comand you that all the goods & chattells of the aforesaid Thomas Gerard Esq. besides his Oxen & Affros of his Cart & in like manner the moyety of all his Lands & Tenements in your Bailiwick of which he was Seized at the time of his death to the aforesaid Thomas Gerard Gent you cause to be delivered by reasonable price & extent to hold to him the goods & chattells aforesaid as his owne proper goods & chattells & the movety aforesaid as his ffreehold to him & his assignes according to the forme of the Statute aforesaid untill the residue of the damages & costs aforesaid shall be thereupon fully levyed & in what manner you shall execute this Our writ you shall make appeare before Our said Court the eight & twentith day of November next & have you there this writ Wittnes Our trusty & welbeloved Thomas Notley Esg Our Deputy Leiut & Cheife justice of Our said Province of Maryland the thirtenth day of Septem^r in the first yeare of Our Dominion &c Annog Dom One thousand six hundred seventy six.

Liber N N Att which said eight & twentith day of November the same sheriff maketh returne of the writ aforesaid with an inquisition thereunto annexed the tenor whereof followeth in these words vizt.

st Maries County ss.

An inquisition indented taken at Greene Spring On Basford Mannour in the County aforesaid the Second day of November in the first yeare of the Dominion of the Rt Honble Charles &c Over this Province Annog Dom 1676 before me Clement Hill Sheriff of the County aforesaid by virtue of a writ from the Lord Proprietary to me directed & to this inquisition annexed by the Oathes of John Goldsmith John Smith Thomas Carvile John Hilton Henry Poulter Thomas Reeves John Hopkins John Gee John Bullock Vincent Mansfeild Robert Atkins & Edward Turner all of the County aforesaid who say upon their Oathes that Thomas Gerard Esg in the writ aforesaid named being indebted as in the writ is Specified was Seized in his Lopp as of ffee of the Mannour of st Clements in the County aforesaid of the cleare yearly value in all issues & profitts of six thousand three hundred & eighty pounds of tobacco & of the Mannour of Basford in the County aforesaid of the cleare yearly value in all issues & proffitts of nineteene hundred & Seventy pounds of tobacco and further the jurors aforesaid Say upon their Oathes that the aforesaid Thomas Gerard Eson hath no goods or chattells, nor other lands & Tenements in the County aforesaid to their Knowledge that they could extend or apprize to Satisfie the Said debt which Said Mannour of Basford with all its Rights jurisdictions & perquisits for the One moyety of all the Lands & Tenements of the aforesaid Thomas Gerard Eson valued as aforesaid I the aforesaid Sheriff doe cause to be delivered unto Thomas Gerard Gent in the writ aforesaid named to be held to him & his assignes according to the forme of the Statute in that case made & provided as his ffree land & Tenements untill his debt of thirty five thousand Six hundred & eight pounds of tobacco for damages in the writ aforesaid mentioned be fully Levyed & Satisfied as in the writ aforesaid it is comanded and required together with interest for forbearance & all other his necessary charges in & about the same Such as the Court shall thinke fitt to allow off. In testimony whereof, I the Said Sheriff & the jurors abovenamed to this inquisition have interchangably Sett Our hands & Seales the day place & yeare first abovewritten.

On the backside of which inquisition was endorsed as followeth

p. 200

Memorandum that quiett & peaceable possession of the Lands & Tenements of the Mannour of Basford was given & delivered by Clement Hill within named to Thomas Gerard within mentioned by virtue of a writ from the Lord Propry to him the said Clement Hill directed and according to the forme of a Statute in that case made & provided to be held to him the Said Thomas Gerard or his assignes according to the forme & effect of the within written Inquisi-

tion possession as before given the third day of November Anno Liber N N 1676.

Testes
the marke of
Jn° # Goldsmith
the marke of
Jn° + Hilton
the marke of
Jn° • Gee.

Afterwards to wit the Second day of December in the Second yeare of his Lopps Dominion Annog Dom 1676 It is granted by the Court here that the Said Thomas Gerard hold the said Mannor of Basford as his ffreehold to him & his assignes dureing the terme of forty-yeares fully to be compleate & ended.

December the 2^d 1676.

The Chancellour informeth the Court that Severall citations issued Out of his Office to Peter Sayer & hath hitherto had no appearance to accompt upon the administration of Henry Morgan deceased, and that Since he the said Peter came downe he asked him for an accompt & the Said Peter Swore I'le give no accompt. whereupon it is the judgment of the Court that the bond of administration be assigned to the Complainant John Rousby.

Comand was given the Sheriff of Charles County that of the goods & chattells of Edward Erbery & Company if they should be found in his Bailiwick he cause to be made the Summe of twenty five thousand thirty Seaven pounds of tobacco a certaine debt recovered against them the 26th of Novembr 1675 by Richard Speed whereof they are convict, & when he had the same So made as aforesaid or any part thereof the same in his custody to keepe so that he have the same here the 28th of November 1676 to render to the said Richard Speed. Att which said 28th day of November the same Sheriff maketh returne of the writ aforesaid endorsed by virtue of this writ I have made of the goods & chattells of Edward Erbery &c in the hand of John Mould of Charles County the quantity of five hundred & eleaven pounds of tobacco. but not any more can I find in my Bailiwick

B. Rozer Sheriff.

Comand was given to the Sheriff of Dorchester County that of the goods & chattells of John Ingram if they Should be found in his Bailiwick he cause to be made aswell the summe of thirty two thousand eight hundred & eighty pounds of tobacco a certaine debt recovered against him the 25th of November 1675 by Henry Tripp whereof he is convict as also the summe of five hundred & foure pounds of tobacco costs of suite & when he had the same so made as aforesaid or any part thereof the Same in his custody Keepe So

Liber N N that he have the same here the eight & twentith day of November Anno 1676, to render to the said Henry Tripp. Att which said eight & twentith day of November in the yeare aforesaid the Same Sheriff maketh returne of the writ aforesaid endorsed By virtue of this writt I have executed to the value of fifteene thousand eight hundred & fifty nine pounds of tobacco by bills & accompts videlicet John Tates bill 4263. Tegell 840. Norwood 3381. ditto 618. Bodwell 456. Coxwell 504 Woollerton 821. Goodridge 1290. Gosline 969. Brookes 1365 Cox 485. Esgaite 867.

Thomas Taylor Sheriff.

Comand was given to the Sheriff of Charles County that he take Ambrose Bayly if he should be found in his Bailiwick & him safe Keepe So that he have his body here the 28th day of November 1676 to satisfie unto ffrancis Maud aswell the summe of fourteene hundred pounds of tobacco a certaine debt recovered against him the 11th day of April Anno 1676 whereof he is convict as also the summe of One thousand forty five pounds of tobacco for costs of Suite Att which said 28th day of November the same Sheriff maketh returne of the writ aforesaid endorsed. By virtue of this writ I have taken the within named Ambrose Bayly whose body I have in Safe custody but cannot have it at the day & place by this writ required for feare of an escape. Benja Rozer Sheriff.

Jane Watkinson being Sumoned in April Court 1676 by Major W^m Boreman to testifie against Charles Ashcomb is allowed by the Court foure hundred & twenty pounds of tobacco for her comeing goeing & attendance.

M^r Robert Carvile I have received full Satisfaction of Disborough p. 207 Bennit of the judgmt that was Obtained against Tobias Wells the Administrat^r of Mary Pyne, which I desire may be entred upon record & for So doeing this shall be your warrant Given under my hand & seale the xxvith day of May 1676.

Test John Currer. William Dare (Sealed) Robert Carvile Attorny of W^m Dare prayeth that Satisfaction may be entred upon Record of the abovementioned judgment according to the above warrant. Ro: Carvile.

Moyes execut^{rs} Morgan Jones administrator of the goods & chattells of George Charlsworth deceased agt was Sumoned to answer unto Henry Carew Morgan Jones adm^r George Charlsworth Robert Carvile & Clement Hill executrs of the last will & Testament of Elizabeth Moy

executrix of the last will & Testament of Richard Moy deceased of a plea that he render unto them eight thousand pounds of tobacco which from them he unjustly deteineth &c

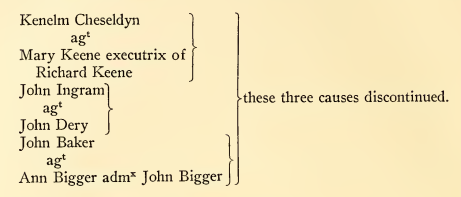
And whereupon the said Henry Robert & Clement in their proper Liber N N persons Say that the said George Charlsworth in his life time to wit upon the Second day of ffebruary in the yeare of our Lord 1674 by his certaine bond or writeing Obligatory Sealed with the Seale of him the said George & here in Court produced whose date is the day & yeare abovesaid did confesse and acknowledge himselfe to owe & Stand indebted to the said Richard Moy in the full & just summe of eight thousand pounds of good Sound & merchantable tobacco & caske to be paid On demand Yet notwithstanding the said George in his life time nor the said Morgan Since his death have paid or Satisfied the said eight thousand pounds of tobacco or any part thereof to the said Richard in his life time nor to the said Elizabeth since his death nor in her life time nor to the said Henry Robert or Clement Since her death though often thereunto required but the same to pay have denyed & still doe deny to the damage of the said Henry Robert & Clement fourteen thousand pounds of tobacco And thereupon they bring their suite.

And they bring here into Court the Letters testamentary aswell of the said Richards as of the Said Elizabeths estate whereby it may appeare to the Court here that they are executors & have right of Administration &c.

And the said Morgan by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c and prayeth the hearing of the said writeing Obligatory & it is read unto him he prayeth the heareing of the Condition of the said writeing Obligatory & it is read unto him in these words The Condition of this Obligation is such That if the abovebounden his heirs execut^{rs} adm^{rs} or assignes or any of them shall & doe well & truly pay or cause to be paid to the within named Richard Moy his executors admrs or assignes the full & just Summe or quantity of foure thousand pounds of like good Sound & merchantable tobacco & caske at or before the first day of march next ensueing the date hereof at One entire payment at the now dwelling plantation of him the said George Charlsworth in St Michaells hundred in st Maries County then this present Obligation to be void & of none effect or else to stand in full force & virtue, which being read & heard the said Morgan prayeth liberty of Speakeing hereunto untill the next Provinciall Court the same day is given to both parties

Now here at this day to wit the ninth day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Morgan by his Said Attorny & Saith that he Stands indebted by bills of a higher nature beyond which he hath not assetts come to his hand. Whereupon it is granted by the Court here that the said Henry Robert & Clement recover against the estate of the said George Charlsworth aswell the Summe of foure thousand pounds of tobacco the debt aforesaid as also the Summe of five

Liber N N hundred ninty five pounds of tobacco costs of suite but so as execution cease untill assetts.



Morgan Jones this cause continued untill next Court. Robert Harper

p. 208 Moyes execut^{rs} agt Morgan Jones adm^r

Morgan Jones administrator of the goods & chattells of George Charlsworth deceased was Sumoned to answer unto Henry Carew George Charlsworth Robert Carvile & Clement Hill executors of the last will & testament of Elizabeth

Moy deceased executrix of the last will & testament of Richard Moy deceased of a plea that he render unto them the summe of Seventeene hundred twenty One pounds of tobacco which from them he unjustly deteineth &c

And whereupon the said Henry Robert & Clement in their proper persons Say that whereas the said George in his life time to witt upon the Second day of ffebruary Ano Dom 1674 by his certaine writeing Obligatory Sealed with the Seale of the said George & here in Court produced whose date is the same day & yeare aforesaid did conffesse & acknowledge himselfe to owe & Stand indebted unto him the said Richard in the full & just Summe or quantity of Seventeene hundred twenty One pounds of good sound merchantable tobacco & caske to be paid to the said Richard On the tenth day of October then next comeing in Some convenient place in st Georges River in st Maries County. Yet notwithstanding the said George in his life time nor the said Morgan Since his death the said Summe of Seventeene hundred twenty One pounds of tobacco to him the said Richard in his life time nor to the said Elizabeth in her life time nor to the said Henry Robert or Clement since her death hath not paid but the same to pay have & Still doe deny to their damage three thousand pounds of tobacco And thereupon they bring their suite.

And the said said Morgan by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted Liber N N unto him the same day is given to the said Henry Robert & Clement.

Now here at this day to wit the ninth day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Henry Robert & Clement & offered themselves against the said Morgan in the plea aforesaid & the said Morgan by his Attorny came likewise & the said Morgan is content that judgment passe against him as administrator as aforesaid but that execution Stay till assetts Whereupon it is granted by the Court here that the said Henry Robert & Clement recover against the estate of the said George Charlsworth aswell the summe of Seventeene hundred twenty One pounds of tobacco the debt aforesaid as also the Summe of pounds of tobacco costs of Suite but so as execution Stay untill assetts.

Richard Peacocke agt Morgan Jones admr

Morgan Jones adm^r of the goods & chattells rights & creditts of George Charlsworth deceased was Sumoned to answer George Charlsworth unto Richard Peacocke of a plea that he render unto him twelve hundred & ninty

pounds of tobacco which from him he unjustly deteineth &c.

And the Said Richard by Robert Carvile his Attorny complaineth that whereas the said George in his life time to wit upon the twelfth day of April in the yeare of Our Lord 1675 by his certaine writeing Obligatory Sealed with the Seale of the said George & here in Court produced whose date is the day & yeare first abovesaid did acknowledge himselfe to owe & Stand indebted unto the said Richard in the summe of twelve hundred & ninty pounds of good sound merchantable tobacco & caske to be paid to the said Richard in some convenient place in St Maries County at or before the tenth day of October then next Yet the said George in his life time nor the said Morgan Since his death the said summe of twelve hundred & ninty pounds of tobacco to him the said Richard though often requested have not paid but the same to pay have hitherto denyed & Still doe deny & refuse to the damage of the said Richard two thousand pounds of tobacco & thereupon he bringeth his suite.

And the Said Morgan by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of speakeing hereunto untill the next Provinciall Court & it is granted him the same day is given to the said Richard.

Now here at this day to wit the ninth day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 came the parties aforesaid by their Attornyes & the said Morgan is content that judgment passe against him as administrator as aforesaid so as execution Stay till assetts. Whereupon it is granted by the Court here that the said Richard Peacocke recover Liber N N against the estate of the said George Charlsworth aswell the summe of twelve hundred & ninty pounds of tobacco the debt aforesaid as also the summe of five hundred ninty five pounds of tobacco costs of suite but so as execution Stay untill Assetts.

p. 209 Robert Carvile agt Morgan Jones adm^r

Morgan Jones administrator of the goods and chattells of George Charlsworth late of st Maries County planter deceased otherwise George Charlsworth | called George Charlsworth of the County of st Maries in the Province of Maryland

Planter was summoned to answer unto Robert Carvile Gent One of the Attornyes of the Provinciall Court in a plea that he render unto him twelve hundred pounds of tobacco & caske w^{ch} from him he unjustly deteineth.

And whereupon the said Robert in his proper person saith that whereas the said George Charlsworth the first day of ffebruary in the 43th yeare of the Dominion of Caecilius &c Annog Dom 1674 by his certaine writeing Obligatory Sealed with the Seale of him the Said George & here in Court produced whose date is the same day & yeare abovewritten did acknowledge himselfe holden & firmly indebted unto the said Robert Carvile in the full and just quantity of twelve hundred pounds of good sound merchantable tobacco & caske to be paid to the said Robert Carvile his heirs executors admrs or assignes at or upon the tenth day of November next ensueing the date of those presents To the which payment well & truly to be made the said George did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those presents Yet notwithstanding the Said George in his life time nor the said Morgan Jones after his death to whom admcon of all & Singular the goods & chattells was afterwards committed the said summe of twelve hundred pounds of tobacco to him the said Robert hath not paid but doth altogether deny to pay the same whereupon he saith he his dampnified & hath losse to the value of two thousand pounds of tobacco & thereupon he bringeth his Suite

And the said Morgan Jones by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill next Provinciall Court & it is granted unto him the same day is given to the said Robert.

Now here at this day to wit the ninth day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Robert in his proper person & the Said Morgan by his Said Attorny came also but the Said Morgan Saith nothing in barr of the action aforesaid of him the said Robert but is content that judgment passe against him as administrator as aforesaid but that execution Stay till assetts Whereupon it is granted by the Court here that the said Robert Carvile recover against the estate of the

said George Charlsworth aswell the summe of twelve hundred pounds Liber N N of tobacco the debt aforesaid as also the Summe of pounds of tobacco costs of suite but so as execution stay untill assetts.

Garrett Vansweringen Comand was given to the Sheriff of St Maries County that he take John Browne agt Taylor if &c so that he have his body here the John Browne fourth day of April Anno 1676 to answer

unto Garrett Vansweringen in a plea of trespas upon the case. Att which day the same Sheriff maketh returne of the writ aforesaid that he had taken the said John Browne whose body he had ready at the same day & place as by the same writ he was comanded, but the said John Browne came not whereupon day was given to the Same Sheriff that he bring the body of the said John Browne to the next Provinciall Court to be holden at st Maries the eight & twentith day of November then next following but the said Sheriff made default therein Whereupon the said Garrett by Kenelm Cheseldyn his Attorny prayed that the bayle bond of the said John Browne might be assigned to him by Clement Hill Sheriff of the County aforesaid & it is granted him by the Court here.

Richard Bayly these two causes continued by consent of the Attornyes of both partyes untill Richard Bayly agt W^m Dare

Marmaduke Semme agt John Ditchfeild these two causes continued untill next Court. Robert Harper Morgan Jones admr of Inº Harrington

John Quigley agt Charles Delaroch

Elizabeth Delaroch executrix of the last will p. 210 & testament of Charles Delaroch deceased Elizabeth Delaroch exx (was sumoned to answer unto John Quigley of a plea that she render unto him twenty foure thousand eight hundred forty & two

pounds of tobacco which from him she unjustly deteines &c.

And whereupon the said John Quigley by Robert Carvile his Attorny Saith that whereas the Said Charles Delaroch upon the 28th day of April in the yeare of Our Lord 1675 Delaroch upon the 28th day of April in the yeare of Our Lord 1675 by his cerLiber N N taine bond or writeing Obligatory Sealed with the Seale of him the Said Charles & here in Court produced whose date is the day & yeare abovesaid did confesse himselfe to be holden and firmly bounden unto the said John Quigley in the full & just summe or quantity of twenty foure thousand eight hundred forty two pounds of good Sound merchantable tobacco & caske to be paid to the said John Quigley or to his certaine Attorny his heirs executors adm^{rs} or assignes To which payment well & truly to be made he did bind himselfe his heirs executors & administrators. Yet notwithstanding the said Charles Delaroch in his life time nor the Said Elizabeth Since his death the said summe of twenty foure thousand eight hundred forty two pounds of tobacco to him the said John according to the said writeing Obligatory hath not paid but the same hath hitherto altogether denyed & refused to pay or Satisffie & Still doth deny to pay the Same to the damage of the said John thirty thousand pounds of tobacco & thereupon he bringeth his Suite.

And the Said Elizabeth by Robert Ridgely her Attorny cometh and defendeth the force and injury when &c & prayeth the hearing of the Said writeing Obligatory and it is read unto her he also prayeth heareing of the condition of the Said writeing Obligatory and it is read unto her in these words The Condition of this Obligation is Such that if the above bound Charles Delaroch his heirs executors admrs or assignes or any of them shall pay or cause to be paid to the within named John Quigley or to his certaine Attorny his heirs executrs & admrs or either of them the full & just summe or quantity of twelve thousand foure hundred twenty One pounds of like good Sound & merchantable tobacco & caske for a valuable consideration received in hand to be paid to the said John Quigley as aforesaid at or before the tenth day of October next ensueing the date hereof in some convenient place in Talbott Kent and St Maries Countyes near the waterside then this Obligation to be void & of none effect or else to stand & remaine in full power force & virtue.

Which being read & heard the Said Elizabeth Saith that the said John his action aforesaid against the said Elizabeth upon the writeing Obligatory aforesaid cannot mainteine because she Saith that the Said writeing Obligatory is not the deed of the Said Charles Delaroch deceased & this she is ready to averr & therefore demands judgment if the said John his action aforesaid against her as executrix of the said Charles ought to have.

And the said John saith he ought not to be barred of his action aforesaid because he saith the writeing aforesaid is the Act & deed of the said Charles Delaroch dec^d and of this he prayes may be enquired of by the Country and the said Elizabeth likewise whereupon it is Comanded the Sheriff of s^t Maries County that he cause to come here to wit at s^t Maries the fifth day of December Anno 1676 twelve &c by whom &c who neither &c to recognize &c because as-

well &c. Att which said fifth day of December in the yeare aforesaid Liber N N Came the parties aforesaid and the jurors of that jury likewise came to wit Thomas Pattison John Creycroft Constant O Keife James Rumsey Samuel Ashcomb, John Glover Vincent Atcheson Robt Hood John Tant Richard Edmonds John Browning & Joseph Chew who being impannelled Sumoned and Sworne to say the truth in the premisses upon their Oathes doe say Wee of the jury doe find (the conditions moveing the defendant to passe this bond not being performed) for the defendant. Whereupon the plaintiff moved the Court in arrest of judgment & day given the plaintiff untill the morrow afternoone to putt in his reasons to the Court here. On which said Morrow to wit the sixth day of December in the yeare aforesaid the said John Quigley sheweth to the Court here his reasons for arresting the judgment upon the verdict aforesaid, the tenor whereof followeth in these words.

The plaintiff brings an action against the deft upon a bond for 248428 1 of tobacco for payment of 12421 1 of tob.

The deft pleads non est factum & putts herselfe upon the Country, issue then joyned upon that plea, the jury impannelled to try that issue & no other.

The pft p[ro]ues the bond to be the Testators Act & deed by Garret Vansweringen the wittnes to it who also sweares that the said bond was entred into for the ballance of an accompt between the plaintiff & Charles Delaroch & that it was agreed betweene them that the plaintiff was to produce his accompt & make it appeare to be reasonable & to accompt to Soe much or to that effect.

John Deery for the plt proves the accompt was both before & after the Sealeing of the bond shewed to Charles Delaroch and that he approved thereof.

On this the pft leaves it to the jury, who ought to have found for the plt. The deft craves the benefitt of the rules of Court made by Mr Boughton Secretary that she may give the speciall matter in evidence & for Speciall plea offers that the said bond was sealed and delivered as an escrowle to the plaintiff upon a condition not performed which she would seeme to induce the jury to beleive upon the Single evidence of Garrett Vansweringen

The jury bring in a verdict in the nature of a speciall verdict as they explained themselves by the fforeman at the Barr, that they found for the defendant.

All which is unjust illegall & contrary to the constitutions of the fundamentall Lawes of England, and for these reasons following vizt.

ffirst It is a president of very dangerous consequence to question the consideration of a bond or bill duly proved to be the Act & deed of the party, which is against Law.

The defendant Ought not to have pleaded the generall issue of

Liber N N non est factum & bring Speciall matter in evidence, but his plea ought to have beene that it was not the Act & Deed of Charles Delaroch for that the bond was delivered only as an escrowle upon a condition not performed & the plaintiff ought to have had liberty to have replyed to that plea that it was not delivered as an escrowle and prayed the inquiry of the Country or he might have demurred to such plea and putt himselfe upon the judgment of the Court, from both w^{ch} he was barred by that plea of non est factum. which was legally & Sufficiently proved.

3^{dly} The verdict Ought to have been Speciall and the jury ought to have putt themselves upon the judgment of the Court in matter of Law, that if they but found the bond to be an escrowle & so dedelivered they found it Soe & not otherwise.

4thly Besides the mischeife of introduceing an ill president of questioning the consideration of bonds or bills legally executed, which is unjust & against Law, when the Law allowes so many Speciall pleas, as, that it was, p dures, p minas, as an escrowle or gained by some other fraud or Collusion. This was of proceeding leaves the plaintiff remidylesse in the recovery of a just debt, which neither Law nor equity can or will permit—ffor he cannot bring his action On his accompt which he is ready to prove every particular of & the rates & prices at which they were delivered at & for which the bond was made & given & had he come with his accompt so proved by his Owne Oath the Court must have given judgment for him but now if he brings an action of assumpsit on his accompt they may plead the bond given for Satisfaction & this judgment on it in discharge of the debt.

The def^t might in Equity have beene releived against the bonds penalty, but if this be admitted the plaintiff has no benefitt in Law or Equity which he prayes the consideration of the Court and judgment for his debt

Ro: Carvile.

Which being read & heard the Court will advise hereupont before they passe judgment whereupon day is given to both parties here untill the morrow & order that Coppy of the reasons aforesaid be given the def^{ts} Attorny.

Att which Said morrow to wit the Seventh day of December in the yeare aforesaid came the partyes aforesaid by their Said Attornyes The Court haveing considerately weighed the whole matter & more especially the Oath of the said John Deery are of Opinion that it is a good bond, whereupon it is granted by the Court here that the said John Quigley recover against the estate of the said Charles Delaroch the summe of twelve thousand foure hundred twenty One pounds of tobacco the Principall debt aforesaid Seaven hundred thirty five pounds damages occasioned by detention of the debt aforesaid & thirteen hundred ninty nine pounds of tobacco costs of suite.

William Boreman agt Elizabeth Delaroch exx Charles Delaroch

Elizabeth Delaroch executrix of the last will Liber N N & Testament of Charles Delaroch deceased was Sumoned to answer unto William Boreman in a plea that she render unto him the summe of two thousand eight hundred

pounds of tobacco which from him she unjustly deteineth

And whereupon the said W^m by Robert Carvile his Attorny saith that whereas the said Charles Delaroch in his life time to wit the fifth day in the yeare of Our Lord 1674 by his certaine writeing Obligatory Sealed with the seale of him the Said Charles & here in Court produced whose date is the day & yeare abovewritten was holden & firmly bounden unto him the said Wm in the full & just quantity of two thousand eight hundred pounds of good sound tobacco in caske to be paid unto him the said W^m or to his certaine Attorny his heirs executors admrs or assignes notwithstanding which [page numthe said Charles the said Summe of two thousand eight hundred bers 212-2 not used] pounds of tobacco according to the tenor of his said bill in his life time hath not paid to him the said William nor the said Elizabeth p. 215 since his death though often thereunto required but the same to pay hath & Still doth deny to the damage of the said W^m five thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Elizabeth by Kenelm Cheseldyn her Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted unto her the same day is given to both partyes.

Now here at this day to witt the sixth day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Elizabeth into Open Court & was content that judgment should passe against her as executrix as aforesaid for the debt aforesaid Whereupon it is granted by the Court here that the Said William Boreman recover against the estate of the said Charles Delaroch aswell the summe of eight & twenty hundred pounds of tobacco the debt aforesaid as also the summe of five hundred Seventy nine pounds of tobacco cost of suite.

Upon the Petition of Thomas Hagelton a negro That he hath Served his time with Major Thomas Truman and was the last Provinciall Court freed from his said Master he humbly beggs an Order for his Corne & cloathes.

Whereupon it is this day to witt the fifth day of December Anno 1676 Ordered by the Court here that the said Major Truman satisfie & pay the petitioner his Corne and cloathes according to Act of Assembly in such case made & provided.

December 5th 1676

Upon motion made to the Court by Major Rozer what the Sheriffs should be allowed by each prisoner committed & bayle taken in Liber N N Court, It is ordered that the sheriff be allowed for committment and release twenty pounds of tobacco.

December 6th 1676.

Then did James Johnson take the Oath of Deputy Sheriff under Clement Hill High Sheriff of st Maries County before the Honble W^m Calvert Esc Secry.

Richard Peacocke & Compa agt Charles Delaroch

Elizabeth Delaroch late of st Maries County executrix of the last Will and Testament of Charles Delaroch deceased was Summoned Elizabeth Delaroch exx to answer unto Richard Peacock and Company that she render unto them twelve hundred pounds of tobacco which from them she unjustly deteineth

And whereupon the said Richard & Compa by Robert Carvile their Attorny say that whereas the said Charles in his life time to witt the 13th day of April Anno Dom 1675 by his certaine writeing Obligatory Sealed with the seale of him the said Charles & here in Court produced whose date is the day & yeare abovewritten was holden & firmly indebted unto them the said Richard & Company in the full & just quantity of twelve hundred pounds of good sound merchantable tobacco & caske to be paid unto them the said Richard & Compa their executrs admrs or assignes or any of them in some convenient place in st Maries County aforesaid at or before the tenth day of October next ensueing the date thereof notwithstanding which the said Charles in his life time the said summe of twelve hundred pounds of tobacco to them the said Richard & Compa according to the tenor of his said writeing Obligatory nor the said Elizabeth Since his death hath not paid although she hath beene often thereunto required but the same to pay hath altogether denyed and Still doth deny whereupon they Say they are dampnified & have losse to the value of two thousand pounds of tobacco And thereupon they bring their suite.

And the Said Elizabeth by Kenelm Cheseldyn her Attorny cometh and defendeth the force & injury when &c and Saith that she is indebted by debts of a higher nature beyond which she hath not assetts to satisfie the said debt, and of this she putts her selfe upon the Country. And the said Richard & Company say that the plea of the defendant is not sufficient to be answered unto & of this they putt themselves upon the judgment of the Court.

Now here at this day to wit the sixth day of December Anno 1676 It is considered by the Court that the said Richard Peacocke & Company recover against the estate of the said Charles Delaroch deceased aswell the summe of twelve hundred pounds of tobacco the debt aforesaid as also the summe of five hundred seventy nine pounds of tobacco costs of Suite, but So as execution Stay untill debts of a Liber N N higher nature be first Satisfied and paid.

Jacob Leistler
ag^t
Elizabeth Delaroch ex^x
Charles Delaroch

Elizabeth Delaroch late of st Maries County p. 216 executrix of the last will & Testaments of Charles Delaroch deceased was Sumoned to answer unto Jacob Leister of a plea that she render unto him the summe of sixty two

pounds of tobacco which from him she unjustly deteineth

And whereupon the said Jacob by Robert Carvile his Attorny saith that whereas the said Charles Delaroch upon the five and twentith day of ffebruary in the yeare of Our Lord 1674 by his certaine bond or writeing Obligatory Sealed with the seale of him the said Charles & here in Court produced whose date is the day and yeare abovesaid did confesse & acknowledge himselfe to Owe and Stand justly indebted unto the said Jacob Leisler in the full & just Summe of Sixty two thousand pounds of good Sound merchantable tobacco in caske to be paid to the said Jacob Leisler his heirs executrs admrs or assignes at some convenient place in St Maries County upon all demand after the tenth of October next following the date thereof Yet notwithstanding the Said Charles in his life time nor the said Elizabeth Since his death though often thereunto required the said summe of sixty two thousand pounds of tobacco to him the said Jacob have not rendred or paid but the same to pay have hitherto denyed & refused & Still doe deny & refuse to the damage of the said Jacob eighty thousand pounds of tobacco & thereupon he bringeth his Suite.

And the said Elizabeth by Kenelm Cheseldyn her Attorny cometh & defendeth the force & injury when &c and prayeth hearing of the writeing Obligatory aforesaid & it is read unto her she also prayeth the heareing of the Condition of the said writeing Obligatory & it is read unto her in these words The Condition of this present Obligation is such that if the abovebounden Charles Delaroch his execut^{rs} or assignes shall well & truly pay or cause to be paid unto the abovenamed Jacob Leisler his heirs assignes or Order the summe of thirty One thousand pounds of Sound merchantable tobacco in caske, twenty foure thousand pounds of it is to be paid Out of the publique pay which is now present due en de rest being Seaven thousand pounds in manner as is above exprest which said summe of tobacco is for a consideration in hand already by me received Then this present Obligation to be void & of none effect or else to remaine & be in full force effect & virtue Sealed with my seale the 25th of ffebruary Annog Dom 1674, which being read & heard the said Elizabeth by Kenelm Cheseldyn her Attorny cometh & defendeth the force & injury when &c and saith that the conditions of the aforesaid Obligations are well and truly observed & paid and of this

Liber N N she prayeth the judgment of the Court if the said Jacob his action aforesaid ought to have against her, and the said Jacob saith that the conditions in the Obligation aforesaid named are in no wise observed performed & paid & of this he prayeth judgment for his debt aforesaid with damages

Now here at this day to witt the eighth day of December 1676 it appeareing to the Court here that the said Jacob Leisler is satisfied & paid Out of the Publique Levy the summe of sixteen thousand nine hundred fifty Seaven pounds part of the debt of thirty One thousand pounds of tobacco, Whereupon it is granted by the Court here that the said Jacob Leisler recover against the estate of the said Charles Delaroch aswell the summe of fourteene thousand forty three pounds of tobacco the remaind of the debt aforesaid together with eight hundred forty three pounds of tobacco damages as also five hundred Seventy nine pounds of tobacco costs of suite.

Thomas Jackson the deft by Mathew Warde his Attorny appeares ag^t this cause continued untill next Court.

Christopher Rousby & ux^r execut^x Rich^d Collett ag^t
Anthony Calloway

the def^t not appearing this Court to answer the plts the Sheriff of Kent County is amercied 40 /s.

Executors of Howell

agt

George Wells & Johanna
Goldsmith

this cause peremptorily to come to tryall
next Court.

p. 217 John Ashcomb ag^t Cornelius Watkinson late of Calvert County was attached to answer unto John Ashcomb in a plea of trespas upon the case.

And whereupon the said John by Kenelm Cheseldyn his Attorny complaineth that whereas the said Cornelius the twelfth day of November in the yeare 1673 at the plantation of Thomas Lamarr of Calvert County One Steere of the proper goods and Chattells of the said John of the Price of eight hundred pounds of tobacco by force and armes did Kill contrary to the Peace of the Lord Proprietary and to the damage of the said John fourteen hundred pounds of tobacco and thereupon he bringeth his Suite. And the said Cornelius by Robert Carvile his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Court and it is granted him the same day is given to the said John.

Now here at this day to witt the Seventh day of December in the

yeare of our Lord 1676 Came the parties aforesaid by their At-Liber N N tornyes & the Said Cornelius saith the plaintiff aforesaid his action aforesaid ought not to have for that at a Calvert County Court held at Calverton in Petuxent the seavententh day of November 1674 before his Lopps justices thereunto appointed the said John Ashcomb by Charles Boteler his Attorny did Sue the said Cornelius Watkinson for the very same matter in the said plaintiffs now declaration complained off which cause came to issue & both partyes putt themselves upon the Country & a jury empannelled and swore did upon full evidence bring in a verdict for the defendant & the plaintiff being called would not appeare to the verdict whereupon a nonsuite was Ordered with costs as by a coppy of the Records of the said County Court may appeare, whereupon the said Cornelius demands judgment whether after a verdict and nonsuite upon full evidence in the County Court the plaintiff shall be admitted to have his action in this Court and of this he putts himselfe upon the judgment of this Court.—and the plaintiff also. Whereupon it is considered by the Court that a nonsuite be awarded against the plaintiff and that the said Cornelius Watkinson recover against the said John Ashcomb the summe of Seaven hundred fifty three pounds of tobacco costs of Suite & the said John in mercy for his false claime.

Charles Ashcomb Jane his wife

Cornelius Watkinson and Jane his wife late of Calvert County were attached to answer Cornelius Watkinson & Junto Charles Ashcomb in a plea of trespas upon the Case.

And the said Cornelius & Jane by Robert Carvile their Attorny comes & defends the force and injury when &c and prayeth liberty to imparle hereunto untill next Court and it is granted them the same day is given to the said Charles.

Now here at this day to witt the Seventh day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said Cornelius and Jane by their Attorny aforesaid but the said Charles came not to prosecute the plaint aforesaid Whereupon it is considered by the Court here that the said Cornelius recover against the said Charles Ashcomb the summe of Seven hundred & One pounds of tobacco costs of Suite & the said Charles in mercy. &c.

John Jordaine John Tant late of st Maries County was attached to answer unto John Jordaine of a plea of trespas upon agt John Tant the case.

And whereupon the said John Jordaine by Robert Carvile his Attorny Saith that whereas in the month of April Anno Dom 1675 six negroes of him the said John Jordaine did runn away in Company with two negroes belonging to the Said John Tant

Liber N N and the said John Jordaine being designed to goe to Virginia to looke after his said negroes he the said John Tant did apply himselfe to the said John Jordaine and requested him to looke after & endeavour the takeing apprehending and bringing home his said two negroes so from him runn away in company with the said John Jordaines negroes as aforesaid which the said In^o Jordaine promised to doe, if he the said John Tant would beare his proportionable Share and charge for lookeing after, takeing up & bringing home the same In consideration whereof the said John Tant did assume upon himselfe and to the said John Jordaine did faithfully pmise that he the said John Tant would well & truly pay and satisfie unto him the said John Jordaine one third part of the charges the said John Jordaine should expend lay out and be at in lookeing after & apprehending & bringing home the negroes aforesaid when thereunto requested And thereupon the said John Jordaine went into Virginia about the negroes aforesaid where he continued some months in p. 218 goeing after the negroes aforesaid and at the last apprehended three of them to witt two negroes of the said John Jordaines and One negroe of the said John Tants which he brought home & delivered to the Said John Tant his owne negroe brought home as aforesaid, And the said John Jordaine in fact Saith that he did really expend & lay Out in lookeing after apprehending and bringing home the three negroes aforesaid the summe of three thousand seven hundred pounds of tobacco as by a particular hereunto annexed may appeare One third part thereof being One thousand two hundred thirty three & a third part of a pound of tobacco is due from him the said John Tant to pay & satisfie to him the said John Jordaine Yet he the said John Tant his promise & assumption litle regarding but deviseing and fraudulently intending him the said John Jordaine in that case craftily & Subtilly to defraud & deceive the said twelve hundred thirty three pounds & One third part of a pound of tobacco to him the said John Jordaine though often thereunto requested hath not paid or satisfied but the same to pay hath hitherto and still doth deny to the damage of the said John Jordaine three thousand pounds of tobacco and thereupon he bringeth his Suite. And the said John Tarit by Kenelm Cheseldyn his Attorny cometh and defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court and it is granted him the same day is given to the plt.

Now here at this day to wit the Seventh day of December in the yeare of Our Lord 1676 came the parties aforesaid by their said Attornyes and the said John Tant Saith he did not assume in manner & forme as the said John Jordaine hath above declared against him & this he is ready to averre & demands judgment if the said John Jordaine his action aforesaid against him ought to have, and the said John Jordaine saith he did assume in manner & forme afore-

said & of this he prayes the judgment of the Court & the said John Liber N N Tant also. But it sufficiently appeareing to the Court here that the said John Tant did not assume in manner & forme as is above declared against him It is considered by the Court here that a non-suite be awarded against the plaintiff and that the said John Tant recover against the said John Jordaine the summe of cleaven hundred & nine pounds of tobacco costs of Suite & the said John Jordaine in mercy for his false claime.

Johanna ffarrer exx Robert ffarrer otherwise called Henry Bonner of Charles otherwise called Henry Bonner of Charles County in the Province of Maryland was Sumoned to answer unto Johanna ffarrer executx of the last will & testament of Robert ffarrer deceased in a plea that he render unto her twelve hundred & nine pounds of tobacco which from her he unjustly deteineth.

And whereupon the said Johanna by Robert Carvile her Attorny Saith that whereas the Said Henry the fiftenth day of March Anno Dom 1674 by his certaine writeing Obligatory Sealed with the seale of him the said Henry and here in Court produced whose date is the Same day and yeare abovewritten did Owe & Stand indebted unto him the Said Robert his heirs executors admrs & assignes in the full and just quantity of twelve hundred & nine pounds of good sound merchantable tobacco & caske to be paid conveniently in St Maries County at or upon the tenth day of October next ensueing the date thereof notwithstanding which the said Henry the aforesaid summe of twelve hundred & nine pounds of tobacco according to the tenor of his said writeing Obligatory to him the said Robert in his life time, nor to the said Johanna since his death hath not paid although he hath beene often thereunto required but the same to pay hath altogether denyed & Still doth deny whereupon she Saith she is dampnified & hath losse to the value of foure & twenty hundred pounds of tobacco & thereupon she bringeth her suite. And the said Johanna bringeth here into Court her letters Testamentary whereby it may appeare to the Court here that she is executrix & hath right of administration

And the said Henry by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted him the same day is given to the said Johanna.

Nowhere at this day to witt the Seventh day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annoq Dom 1676 came the Said Johanna by her Attorny but the said Henry came not but made default Whereupon it is granted by the Court here that the said Johanna recover against the said Henry aswell the summe of twelve hundred pounds of tobacco the debt aforesaid as

Liber N N also the summe of Six hundred & eleaven pounds of tobacco costs of suite.

P. 219 Henry Lisle agt Called George Robins late of Talbott County otherwise called George Robins was Sumoned to answer unto Henry Lisle of a plea that he render unto him the summe of two thousand nine hundred Sixty five pounds of tobacco which to him he oweth & unjustly deteineth

And whereupon the Said Henry by John Rousby his Attorny Saith that whereas the said George the thirtenth day of October in the yeare of Our Lord 1675 by his certaine bill Obligatory Sealed with the Seale of the Said George here in Court produced whose date is the day & yeare aforesaid did bind himselfe his heirs execut^{rs} admrs or assignes to pay or cause to be paid unto the said Henry or his assignes two thousand nine hundred Sixty five pounds of good sound merchantable tobacco in caske in some convenient place in Great Choptanck River being for a valuable consideration before that time received notwithstanding which the said George although often demanded that is to say the day of January last to the said Henry according to the tenor of the said bill hath not paid but the same to him to pay hitherto hath denyed & refused and as yet doth deny and refuse to the damage of the said Henry five thousand pounds of tobacco & thereupon he bringeth his suite.

And the said George by Mathew Warde his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted him the same day is given to the said Henry.

Now here at this day to wit the fourth day of December in the Second yeare of the Dominion of Charles &c Annog Dom 1676 came the partyes aforesaid by their said Attornyes and the said George by his Attorny Saith nothing in barre of the action aforesaid of him the said Henry but is content that judgment passe against him by default but so as execution stay untill the first of ffebruary next. Whereupon it is granted by the Court here that the said Henry Lisle recover against the said George Robins aswell the summe of two thousand nine hundred Sixty five pounds of tobacco the debt aforesaid as also the summe of five hundred Seaventy nine pounds of tobacco costs of suite. but So as execution Stay untill the first day of ffebruary next.

John Harris Richard Ball late of Baltemore County otherwise agt called Richard Ball of the County of Baltemore & Richard Ball in the Province of Maryland gent was Sumoned to answer unto John Harris of London merchant of a plea that he render unto him the summe of Eighty thousand pounds of tobacco which to him he oweth & unjustly deteineth

And whereupon the said John by Robert Carvile his Attorny saith Liber N N that whereas the said Richard the Sevententh day of July in the yeare of Our Lord 1674 by his certaine bond or writeing Obligatory Sealed with the Seale of him the said Richard and here in Court produced whose date is the day and yeare abovewritten did confesse and acknowledge himselfe to owe and stand indebted unto the said John in the full and just summe of Eighty thousand pounds of good tobacco & caske to be paid to the Said John Harris his heirs executrs admrs or assignes Yet notwithstanding the said Richard the said Summe of eighty thousand pounds of tobacco and caske to him the said John according to the tenor of the writeing aforesaid hath not hitherto paid or Satisfied though often thereunto requested but the same to pay doth deny & refuse to the damage of the said John One hundred thousand pounds of tobacco and thereupon he bringeth his suite.

And the said Richard in his proper person cometh and defendeth the force & injury when &c and prayeth the heareing of the said writeing Obligatory and it is read unto him he also prayeth hearing of the Condition of the said writeing Obligatory and it is read unto him in these words The Condition of this present Obligation is such that if the abovebounden Richard Ball his heirs execut^{rs} adm^{rs} them or any of them shall well & truly pay or cause to be well & truly paid & contented unto Thomas Taylor of the County of Ann Arundell merchant or his Order to the use and accompt of John Harris abovesaid merchant his heirs execut^{rs} adm^{rs} or assignes in good sufficient caske well nayled the full and just quantity of One hundred hads of good sound cleane and well conditioned tobacco without ground p. 220 leaves or seconds at the time and places hereafter nominated and appointed each hand to containe foure hundred pounds of neate tobacco at the least to Say Sixty hhds of tobacco to be paid as aforesaid On the thirtith day of November next ensueing the date hereof in Petapsco River and thirty upon the Same betweene Petapsco River & Bush River in all ninty hands to be paid as aforesaid and tenn hhds to be paid unto the said Taylor or his Order in Petapsco River the thirtith of November which shall be in the yeare of Our Lord 1675 So that the whole quantity whether in finds more or lesse all to containe forty thousand pounds of neate tobacco then this present Obligation to be void or else to remaine in full force power & virtue Signed sealed & delivered the day & yeare abovewritten. Which being read & heard the said Richard saith nothing in barr of the plaintiffs action but that the said John recover against him the summe of Eighty thousand pounds of tobacco, Therefore it is considered by the Court here the nine and twentith day of November Anno Dom 1676 that the said John Harris recover against him the said Richard Ball the summe of Eighty thousand pounds of tobacco for his debt and damages aforesaid with five hundred ninty Seaven pounds of tobacco for costs of Suite and the said Richard in mercy &c.

Liber N N

Upon the petition of Thomas Hooker and John Hillen That att a Court held for Ann Arundell County before the justices there the 14th of March 1675 John Welsh exhibitted an informacon against the petitioners & caused them to be arrested for Supposed Scratching Out the markes of three hads of tobacco received by the said Welsh contrary to an Act of Assembly, To which the petitioners pleaded not guilty & putt themselves upon the Country and the plaintiff also. That a jury was impanuelled and being duly sworne did upon full evidence give in their verdict that the petrs were not guilty of the matter of fact laid to their charge whereupon the plaintiff appealed to this Court. That the petitrs were forced to come downe to St Maries to reteyne an Attorny to defend the appeale but found no appeale entred nor new declaration filed in either of the two Courts last past nor yet filed according to the rule of this Court, the said Petitioners therefore prayed that the said Welsh may be nonsuite on his appeale with costs and that a procedendo may be awarded, Whereupon it is granted by the Court here the fourth day of December Anno 1676 that the said John Welsh be nonsuite on his appeale and that he pay & satisfie the said Thomas Hooker & John Hillen nine hundred ninty two pounds of tobacco for their costs and charges in this port laid Out & expended, and a peedendo awarded.

Upper House 20th May

Upon Complaint made to this house by Andrew Insley touching an execution intended to be served by Richard Meekins of Dorchester County It is thought fitt by this house that the said execution be hereby superseded and Thomas Taylor High Sheriff of the said County is required to take notice hereof accordingly

Signed by Ord^r Ri: Boughton Clerke of the Assembly.

Afterwards to witt the eighth day of December Anno 1676 It is granted by the Court here that execution against the said Insley be no longer Superseded.

Upon the Petition of Nicholas Wakefeild That he arrived in this Province the 6th of Novemb^r 1670 and came in a Servant to M^r Mathew Warde who sold the Petitioner to Henry Hooper Senior & Hooper Sold to Cap^t Quigley That at a Calvert County Court the 21th of March 1670 the petitioner was adjudged to be nineteene yeares of age, and his time of Servitude according to Act of Assembly was expired the sixth of November last neverthelesse he is denyed a discharge from his master, and therefore prayes Order of this Court for his ffreedome Corne & cloathes.

Now here at this day to witt the first day of December Anno 1676 the petitioner haveing produced the said Order of Court here the Court doe adjudge that the said Nicholas Wakefeild is free and that the said Cap^t Quigley be ordered to satisfie him his Corne & Cloathes according to the Act of Assembly in such case made & provided.

Robert Ridgely Liber N N agt this cause continued untill next Court. Morgan Jones adm^r of George Charlsworth

Richard Peacock Henry Rider late of st Maries County was attached p. 221 to answer unto Richard Peacocke merchant & Company in a plea of trespas upon the case. Henry Rider

And whereupon the said Richard by Robert Carvile his Attorny complaineth that whereas the said Henry the twentith day of October Anno Dom 1674 Stood indebted to him the Said Richard & Company in the full and just quantity of fourteen hundred and two pounds of tobacco for divers wares and merchandizes before that tyme Sold and delivered a particular whereof is here in Court delivered and being so indebted the said Henry in Consideration thereof did assume upon himselfe and to the said Richard and Comp^a did faithfully promise that he the said Henry the aforesaid fourteen hundred & two pounds of tobacco to them the said Richard and Company when thereunto required would well and faithfully content & pay notwithstanding which the said Henry his promise & assumption so as aforesaid made little regarding but deviseing and fraudulently intending them the said Richard and Comp^a of the said fourteen hundred & two pounds of tobacco craftily & subtilly to deceive & defraud the said Summe of fourteen hundred & two pounds of tobacco to them the said Richard and Compa though often thereunto required hath not paid but the same to pay hath altogether denyed and still doe deny whereupon they say they are dampnified & have losse to the value of three thousand pounds of tobacco And thereupon they bring their suite.

And the said Henry by Robert Ridgely his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Court & it is granted him the same day is given to the said Richard.

Now here at this day to wit the eighth day of December Anno Dom 1676 came the said Richard by his Attorny aforesaid but the said Henry came not but made default whereupon it is granted by the Court here that the said Richard Peacocke & Compa recover against the said Henry Rider the summe of fourteen hundred & two pounds of tobacco damages Occasioned by the trespas aforesaid as also the summe of six hundred and Seaven pounds of tobacco costs of suite & the said Henry in mercy &c

Charles Delaroch agt Mathias Woods

Elizabeth Delaroch execut^{rx} of) the plt Delaroch sues the def^t upon a bill for One thousand forty six pounds of tobacco, and the plaintiff Woods sues the def^t Delaroch Liber N N Mathias Woods

 ag^{t} Elizabeth Delaroch ex^{rx} of Charles Delaroch

Jupon an accompt for thirteene hundred & forty pounds of tobacco. these two actions are agreed & ordered that each action ballance the other & that the said bill due from

the said Mathias Woods for the said summe of One thousand forty six pounds of tobacco be delivered up by the plaintiff Delaroch.

To the Honble Charles Calvert Esq Leiut Gen'll and and Cheife Governor of Maryland.

The humble Petition of John Cocke of Cecil County.

Humbly Sheweth unto yr Honr that whereas yr Petitioner had on the 25th of June last past admcon of all and Singular the goods Chattells & debts of ffrancis Barnes late of Cecil County aforesaid deceased by the judge for probate of Wills &c to him committed. And whereas since the Said Adm^{con} M^r Charles James of the said County hath Seized On the Estate of the said decd as falling due to the Rt Honble the Lord Propry of the said Province of Maryland And whereas yr Petitioner hath been Out very much tobacco in & about the adm^{con} aforesaid besides his Owne reall debt due to him from the said deceased Therefore y^r Petitioner humbly prayeth that yr Honr would be pleased to Order the said Charles James to satisfie him his debt due from the said deceased with what Charge he hath been at, in and about the said admcon Otherwise that yr Honr would be pleased to grant that his said admeon may continue by Y Honrs Order to the said Charles James to render yr humble petr whatsoever he the said Charles James detaines of the estate of the said deceased. and y' Pet' as in duty bound shall for ever pray.

I shall not give any answer to the Petition untill Charles James be heard and therefore advise the Petitioner to be at the next Provinciall Court where also the said James will be by Order Charles Calvert. from me.

21th ffebr 1675.

M^r James.

My Lord comanded me to will you in his name to appeare at st Maries to answer the Petition here above.

Signed by Ord^r

Ri: Boughton C1.

To the Honble Thomas Notley Esq Cheife justice & the rest of p. 222 the justices of the Provinciall Court.

The humble Petition of John Cocke Adm^r of the Estate of ffrancis Barnes late of Cecil County deceased.

Sheweth

That his Lopp before his departure upon yr Petitioners Complaint against Charles James (who Seized On & as yet deteines in his possession the estate of the said Barnes neither will he rendre y^r Peti-Liber N N tioner as Adm^r any accompt thereof) did Order & comand the said James to appeare before his Lopp at s^t Maries to answer the p^rmisses as by the Petition hereunto annexed appeares but the said Charles James appeared not although acquainted with his Lopps Order by y^r Petitioner, who is ready upon his Oath to averre the same

Y^r Petition^r therefore doth humbly begg that the said Charles James may be compelled to Surrender up unto y^r Petitioner the said Barnes's estate & the inventory thereof or otherwise the Said James may repay y^r Petitioner what Charges he hath been at & expended upon the said Adm^{con} and his reall debt due from the deceased

And he shall pray &c.

December the 7th 1676.

The Petitioner in Open Court did upon his Corporall Oath declare that the Said Charles James would not take notice of the Petition & Order aforesaid Whereupon it is Ordered by the Court here that warrant issue to the Sheriff of Cecil County that he cause the Said Charles James to come here next Provinciall Court to answer the premisses.

ffrancis Partis agt Nehemiah Blackistone of st Maries County otherwise called Nehemiah Blackistone of Nehemiah Blackistone of st Maries County in the Province of Maryland Gentleman was Summoned to answer unto ffrancis Partis of Newcastle upon Tyne in the Kingdome of England marriner of a plea that he render unto him Six thousand nine hundred and twenty pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the aforesaid ffrancis Partis by John Jones his Attorny Sayes that whereas the aforesaid Nehemiah Blackistone On the fourth day of March 167⁴/₅ by his certaine writeing under his hand & seale here ready to be produced in Court did acknowledge himselfe to Owe & stand justly indebted unto the said ffrancis Partis the full and just quantity of Six thousand nine hundred & twenty pounds of good Sound merchantable tobacco in caske to be paid conveniently at or upon the tenth day of October then next ensueing & by the said writeing did bind himselfe his heirs execut^{rs} and adm^{rs} for the payment of the same as thereby will & may move at large appeare notwithstanding the aforesaid Nehemiah Blackistone although often demanded the aforesaid summe of six thousand nine hundred & twenty pounds of tobacco to the said ffrancis Partis he hath not as yet rendered but the same hath hitherto denyed to pay and as yet doth deny whereupon he Saith he is dampnified three thousand pounds of tobacco & thereupon he brings his action

And the Said Nehemiah Blackiston by Kenelm Cheseldyn his

Liber N N Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court and it is granted him the same day is given to the said ffrancis.

> Now here at this day to witt the eighth day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said ffrancis by his Attorny aforesaid but the Said Nehemiah came not but made default Whereupon it is granted by the Court here that the said ffrancis recover against the said Nehemiah Blakiston aswell the summe of Six thousand nine hundred & twenty pounds of tobacco the debt aforesaid as also the summe of five hundred fifty One pounds of tobacco costs of suite & the said Nehemiah in mercy.

Moyes execut^rs Morgan Jones admr of John Harrington

this cause continued untill next Court by consent of the Attornyes for the plts & deft.

p. 223 Edward English adm^r John Allen agt

Henry Johnson and Elizabeth his wife administratrix of Nathaniel Vtie deceased were attached to answer unto Henry Johnson & Elizabeth | Edward English administrat^r of John his wife adm^{rx} Nath: Vtie. Allen of Cecil County merchant deceased of a plea of trespas upon the case.

And whereupon the said Edward by Charles Boteler his Attorny complaineth that whereas the said Nathaniel in his life time to wit the first day of April 1675 accompted with John Vanheck admr of the goods & chattells of the said John Allen deceased and upon the ballance of all accounts betweene the Said Nathaniel & the said Vanheck as Administrat^r of the said Allen the said Nathaniel was found indebted to the estate of the Said John Allen the summe of Seaven thousand One hundred Sixty & One pounds of tobacco the said Nathaniel did assume upon himselfe & to the said John Vanheck did faithfully promise that he the said Nathaniel the said summe of Seaven thousand One hundred Sixty One pounds of tobacco to him the said John Vanheck would well & truly content and pay Yet the aforesaid Nathaniel the said summe of Seaven thousand One hundred Sixty One pounds of tobacco to him the said John Vanheck in his life time nor to the said Edward since his death to whom administracon of all & Singular the goods Chattells & Creditts of the said John Allen Since his death hath been Committed according to his promise hath not paid nor the said Henry and Elizabeth since the death of the said Nathaniel the said Summe of Seaven thousand One hundred sixty One pounds of tobacco to him the said Edward though often thereunto required hath not paid or satisfied but the same to pay & Satisfie hath refused and denyed & as yet doe refuse &

deny to the damage of the said Edward ten thousand pounds of Liber N N tobacco And thereupon he bringeth his suite.

And the said Henry Johnson and Elizabeth his wife by Robert Ridgely their Attorny came & defend the force & injury when &c and the said Henry & Elizabeth nothing in barre Say of the action aforesaid of the said Edward wherefore the said Edward against the Said Henry & Elizabeth as to the said summe of Seaven thousand One hundred Sixty One pounds of tobacco remaineth wholly undefended Therefore it is considered by the Court here the nine & twentith day of November Anno Dom 1676 that the said Edward recover against the said Henry & Elizabeth aswell the said Summe of Seaven thousand One hundred Sixty One pounds of tobacco his debt aforesaid as also the summe of five hundred pounds of tobacco cost of suite & the said Henry & Elizabeth in mercy Provided execution thereof cease untill the tenth of October next.

> Ridgely p deft C Boteler p quer.

M^r Ridgely

Pray confesse judgment for me with a Cessit execution till the tenth of October next to Mr English according as he make his accompt appeare, pray Act your utmost in the Concerne of

Yr ffreind & Servt

Octob ye 14th 1676.

Henry Johnson

Upon the Petition of Katherine Wright of Kent County That by Douglas and others she had severall goods taken from her feloniously, which as she is informed are in the Custody of Cap^t Thomas Taylor and being much impoverished by the said ffelony doth begg Order for delivery of the said goods.

Now here at this day to wit the eighth day of December 1676 it is granted by the Court here that the said Capt Taylor deliver the Petitioner her said Goods.

Joseph Edloe Joseph Edloe of st Maries County planter complaineth against George Thompson of st Maries agt George Thompson County Gent otherwise called George Thompson of the County of st Maries One of the Attornyes of the Provinciall Court of a plea that he render unto him seaven hundred & sixty pounds of tobacco which to him he oweth & unjustly deteineth

And whereupon the said Joseph by Robert Carvile his Attorny Saith that whereas the said George the twentith day of March Anno 167 by his certaine writeing Obligatory Sealed with the seale of p. 224 him the said George and here in Court produced whose date is the day & yeare abovewritten did bind himselfe his heirs execut^{rs} adm^{rs} or assignes to pay or cause to be paid unto the said Joseph Edloe

Liber N N his heirs excut^{rs} adm^{rs} or assignes the full and just summe of Seaven hundred & Sixty pounds of good Sound merchantable leafe tobacco & caske to be paid at or upon the tenth day of November next ensueing the date thereof in some convenient place in S^t Maries County Notwithstanding which the said George the said summe of Seven hundred & Sixty pounds of tobacco unto him the said Joseph though often thereunto required hath not paid but the Same to pay hitherto hath & Still doth altogether deny to the damage of him the Said Joseph One thousand pounds of tobacco And thereupon he bringeth his suite.

And the said George in his proper person cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Court & it is granted him the same day is given to the said Joseph.

Now here at this day to wit the ninth day of December in the 2^d yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the Said Joseph by his Attorny aforesaid & offered himself against the said George in the plea aforesaid but the Said George Came not but made default Whereupon it is granted by the Court here that the said Joseph recover ag^t the Said George aswell the summe of Seaven hundred & sixty pounds of tobacco the debt aforesaid as also the summe of five hundred & eight pounds of tobacco costs of suite. & the Said George in mercy &c.

Moyes Execut^rs ag^t called George Gunnell late of S^t Maries County otherwise ag^t called George Gunnell of the County of Somersett George Gunnell Chirurgeon was Sumoned to answer unto Henry Carew Robert Carvile & Clement Hill executors of the last will & Testament of Elizabeth Moy deceased Executrix of the last will & Testament of Richard Moy deceased of a plea that he render unto them the summe of two thousand eight hundred ninty five pounds of tobacco which from them he unjustly deteineth

And whereupon the said Henry Robert & Clement Say that whereas the said George upon the twentith day of November in the yeare of Our Lord 1675 by his certaine bill or writeing Obligatory Sealed with the seale of him the said George & here in Court produced whose date is the day and yeare abovesaid did confesse & acknowledge himselfe to owe and Stand indebted unto him the said Richard Moy in the full and just summe of two thousand eight hundred ninty five pounds of good Sound and merchantable tobacco & caske to be paid to the said Richard or to his certaine Attorny his execut^{rs} or adm^{rs} or assignes upon demand Yet notwithstanding the said George the Said summe of two thousand eight hundred ninty five pounds of tobacco or any part thereof to him the said Richard in his life tyme or to her the said Elizabeth Since the death of him the said Richard or to the said Henry Robert or Clement since the

death of the said Elizabeth though often thereunto requested hath Liber N N not paid or satisfied according to the tenor of the said bill but the same to pay hath hitherto denyed & Still doth deny to the damage of the said Henry Robert & Clement five thousand pounds of tobacco And thereupon they bring their suite And they bring here into Court aswell the Letters Testamentary of the said Elizabeth as of the said Richard by which it may appeare to the Court that they are Executors &c and have right of Administration.

And the said George by Mathew Warde his Attorny cometh & defendeth the force and injury when &c and prayeth liberty to imparle hereunto untill the next Court & it is granted him the same day is given to the plaintiffs.

Now here at this day to wit the ninth day of December in the second yeare of the Dominion of Charles &c Annog Dom 1676 Came the said Henry Robert & Clement & Offered themselves agt the said George in the plea aforesaid but the Said George came not but made default Whereupon it is granted by the Court here that the said Henry Robert & Clement recover against the said George aswell the summe of two thousand eight hundred ninty five pounds of tobacco the debt aforesaid as also the summe of five hundred and ninty One pounds of tobacco costs of suite & the said George in mercy.

Comānd was given to the Sheriff of st Maries County that he p. 225 attach any the goods Chattells or Creditts of Thomas Cullen if &c to the value of thirteene thousand three hundred thirty three pounds of tobacco & when he had the same attached or any part thereof the same in his Custody to Keepe untill the said Thomas Cullen should by himselfe or his Attorny appeare here the two & twentith day of May Anno 1676 to answer unto Mary Keene executrix of the last will & Testament of Richard Keene deceased in a plea of trespas upon the case.

Att which day the same Sheriff maketh returne of the writ afore-said endorsed By virtue of this writ I have attached in the hands of Robert Carvile six thousand pounds of tobacco.

Clement Hill Sheriff.

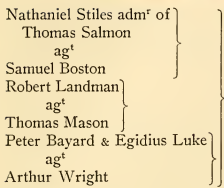
Jarvis Ballard the deft by Christopher Rousby his Attorny appeares Richard Pery & this cause continued untill next Court.

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Liber N N Nicholas Goodridge
             agt
         John Darby
         Alexander Magrowder[?]
              agt
         Richard Gwyn
         Daniel Clarke
              agt
         Thomas Taylor
         John Jones
             agt
         W<sup>m</sup> Rosewell
         Robert Harper
               agt
         Thomas Doxey
         George Parker
               agt
         Cornelius Stenart
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these Seaven causes agreed.

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Thomas Taylor
     agt
Thomas Pattison
James Holland & Partners
      agt
Thomas Overton
John Thornbush
      agt
Thomas Overton
Pope Alvey
    agt
John Jordaine
Edward Husbands
      agt
Thomas Oliver
Thomas Griffin adm<sup>r</sup>
  Peter Eure
      ag^t
Morgan Jones
John Creycroft
     agt
Robert Carvile
Josias ffendall
    agt
James Neale
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these eight causes continued untill next Court.



Liber N N p. 226

these three actions abate the defendants being dead.

Thomas Griffin adm^r of Pope Alvey late of New Towne otherwise called Pope Alvey of s^t Maries County was ag^t Sumoned to answer unto Thomas Griffin adm^r of the goods & Chattells of Peter Eure deceased of a plea that he render unto him

the full & just quantity of six hundred pounds of good sound tobacco in caske which from him he unjustly deteineth

And whereupon the Said Thomas by Robert Ridgely his Attorny Saith that whereas the said Pope the fifth day of January 1674 by his certaine bill Obligatory Sealed with the Seale of him the said Pope & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to be holden & firmly bound unto the said Peter in the full & just quantity of six hundred pounds of good Sound tobacco in casque to be paid to the said Peter Eure or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes upon demand in some convenient place in st Maries County To the which payment well & truly to be made the said Pope did bind himselfe his heirs executrs & admrs firmly by those presents Yet the said Pope the said six hundred pounds of tobacco to the said Peter in his life time nor to the said Thomas since his death (to whom administracon of all & Singular the goods chattells rights & Creditts of the said Peter since his death hath been committed) according to the tenor of the said bill Obligatory though often thereunto required hath not paid but the same to pay hath refused & denyed & as yet doth refuse & deny to pay the same to the damage of the Said Thomas One thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Pope by John Jones his Attorny cometh & defendeth the force & injury when &c And saith that the said Thomas Griffin adm^r of the goods & chattells Rights & Creditts of Peter Eure deceased hath no cause of action for that the Obligation in the declaration mentioned is not his Act or Deed & craves judgment of the Court & the said Thomas likewise. Now here at this day to wit the ninth day of December in the Second yeare of his Lopps Dominion Annog Dom 1676. Came the said Pope Alvey in his proper person and Saith nothing in barr of the plaintiffs action whereupon it is considered

Liber N N by the Court that the said Thomas recover against the said Pope aswell the Summe of Six hundred pounds of tobacco the debt aforesaid as also the summe of five hundred forty foure pounds of tobacco costs of suite & the said Pope in mercy. &c.

> Pope Alvey agt Peter Eure

Thomas Griffin admr of all and Singular the goods Chattells rights & Creditts of Thomas Griffin admr of Peter Eure late of st Maries County deceased was sumoned to answer unto Pope Alvey of a plea of trespas upon the case.

Whereupon the said Pope by John Jones his Attorny saith that whereas the said Pope at the speciall instance & request of the said Peter in his life time did on the first day of December 1675 Sell & deliver unto the said Peter severall wares and merchandizes amounting to sixteen hundred twenty three pounds of tobacco & did also at the same instance & request of him the said Peter accomodate the said Peter with meate drinke lodging & washing for the Space of One whole yeare In consideration whereof the said Peter did not only promise & assume upon himselfe to pay unto the said Pope the said sixteen hundred twenty three pounds of tobacco but also sixteen hundred pounds of tobacco more for his said accommodations when thereunto required And notwithstanding the Said Pope did often require the Said Peter in his life time & Since his death the said Thomas Griffin (to whom administracon of all and Singular the goods & chattells of the Said Peter have bin comitted to pay the said Severall summes of sixteen hundred twenty three pounds of tobacco & Sixteen hundred pounds of tobacco amounting together too twenty Six thousand twenty three pounds of tobacco as by an accompt here ready to be produced in Court may plainly appeare Yet the said Peter in his life time did refuse and the said Thomas Griffin Since the death of the said Peter hath refused & Still doth refuse to pay unto the said Pope the said summe of two thousand six hundred p. 227 twenty three pounds of tobacco whereupon the said Pope Saith he is dampnified foure thousand pounds of tobacco & brings his suite.

And the said Thomas Griffin by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c & Saith that he hath judgment against him for debts of a higher nature and also other debts Still not sued for then the deft abovemenconed as administrator of the said Peter Eure and of this he putts himselfe upon the judgment of the Court,

And the said Pope Alvey by John Jones his Attorny Saith he ought not to be barred of his debt but craves judgment when assetts & putts himselfe upon the Court likewise. Whereupon it is considered by the Court the ninth day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 That the said Pope Alvey recover against the said Thomas Griffin

as adm^r as aforesaid aswell the said summe of two thousand Six Liber N N hundred twenty three-pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of six hundred & eleaven pounds of tobacco costs of Suite but so as execution Stay untill assetts.

Thomas Dade Edward Leach late of S^t Maries County merchant ag^t was attached to answer unto Thomas Dade merchant Edward Leach in a plea of trespas upon the case.

And whereupon the said Thomas Dade by Robert Carvile his Attorny Saith that the said Thomas Dade did at the speciall instance & request of the said Edward Leach Sell & deliver unto him the said Edward two peices of brandy at the rate & price of forty foure pounds Sterling & caused the same to be shipped On board the Ruth of London Thomas Peighin Comander & consigned to him the said Edward Leach In consideration whereof the said Edward did assume upon himselfe and to the said Thomas did faithfully promise that he the said Edward the said summe of forty foure pounds Sterling to him the said Thomas when thereunto requested would well & truly content and pay Yet notwithstanding he the said Edward his promise & assumption aforesaid little regarding but deviseing and fraudulently intending him the said Thomas in this behalfe craftily & Subtilly to deceive & defraud the said summe of forty foure pounds Sterling though often thereunto requested hath not paid or satisfied but the same to pay hath hitherto denyed & Still doth deny to the damage of the said Thomas One hundred pounds Sterling & thereupon he bringeth his suite.

And whereupon the said Edward Leach by Mathew Warde his Attorny cometh & defendeth the force & injury when &c & Saith he did not assume upon himselfe in manner & forme as he the said Thomas Dade above in his declaration hath declared against him & of this he putts himselfe upon the Country and the said Thomas likewise, Therefore Comand is given to the Sheriff of st Maries County that he cause to come here this day to wit the ninth day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 twelve &c by whom &c who neither &c to recognize &c because aswell &c but before the jurors Came the said Thomas Dade by his Attorny aforesaid said he would make no further prosecution in the plaint aforesaid against the said Edward Leach Whereupon it is granted by the Court here that the said Edward Leach recover against the said Thomas Dade the summe of eight hundred Sixty three pounds of tobacco for his costs & charges in this behalfe laid Out & expended & the said Thomas Dade in mercy for his false claime.

Edward Leach ag^t
Thomas Peighin

Liber N N George ffulford agt the Same the Same agt the Same the Same agt the Same t

Roger Thorpe

ag^t

Edward English

this action abates the plaintiff being dead.

p. 228 Thomas Marsh agt tached to answer unto Michael Miller of a plea John Currer wherefore with force & armes into a certaine parcell of land upon the Island of Kent in Kent County called Cabbin Neck containing three hundred & fifty acres with certaine houses thereon standing & appurteinances thereon belonging which One Thomas Marsh Gent had to him the said Michael Miller demised for a terme not yet expired he did enter his timber he did cutt downe & him the said Michael from his ffarme aforesaid did eject & other harmes to him did to the damage of the said Michael and agt the Peace &c.

And whereupon the said Michael Miller by Robert Carvile his Attorny saith that whereas the said Thomas Marsh upon the first day of January in the yeare of Our Lord 1674 did demise unto him the said Michael all that parcell of land upon the Island of Kent in Kent County aforesaid called Cabbin Necke bounding On the east with a Creeke called the Cabbin Creeke On the north with a Creeke called the Tarrkill Creeke On the west with a line drawne south from a marked Chestnutt tree Standing in the head of Tarkill Creeke for the lenght of One hundred thirty five perches into a Swamp called Alderswamp to a marked Gumm tree On the South with a line drawne South east from the said tree in the said Swamp unto a Creeke called Luke Pine Creeke Conteining three hundred & fifty acres together with all houses Tenements & appurtennes to the same belonging To hold to him the said Michael from the day of the date of the Said Lease to the full end & term of two yeares from thence next ensueing and fully to be compleate & ended which is not yet expired By virtue of which said Lease the said Michael entred into and became possessed of the p^rmisses and being So possessed the said Isaac afterwards to witt the twelfth day of January aforesaid with force and armes into the said Lands & premisses did enter & him the said Michael from his ffarme aforesaid demised as aforesaid did eject, his timber did cutt downe & other harmes to him did against the Peace of the Rt Honble the Lord Propry and to the great damage of the said Michael whereupon he saith he is dampnified & hath losse to the value of ten thousand pounds of tobacco Liber N N & thereupon he bringeth his suite

11th December 1675

To John Currer Tenant in possession of the prmisses abovementioned.

Unlesse the Tenant in possession or they under whom he claimes doe the next Provincial Court appeare to this declaration & make him or themselves defendants thereunto and by rule of Court confesse the lease entry & ejectment & insist only upon the title the defendant in this declaration will confesse judgment & possession will be delivered accordingly to the plaintiff.

And the said Isaac Winchester by George Parker his Attorny cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted him the same day is given to both parties.

And in the same cause it was Ordered by the Consent of Robert Carvile Attorny for the plaintiff and George Parker Attorny for John Currer that the said John Currer should be admitted defendant and that he forthwith appeare & receive & declaration & plead to it the Generall issue and at the tryall to be thereupon had the said John Currer shall appeare in his proper person or by his Attorny and shall confesse lease entry & ejectment or that in default thereof judgment shall be entred against the said defendant Winchester the casuall Ejector but all further prosecution against him shall cease untill the said John Currer shall make default in any of the premisses. And it is further, Ordered by the Court by the consent aforesaid that the said John Currer shall not take any advantage against the plaintiff for not prosecuteing upon the tryall occasioned by Such default but that the said John Currer shall pay to the plaintiff the costs by this Court to be taxed in this cause And it is further Ordered that the Lessor to the plaintiff shall be Charged with the payment of the costs to the defendant if any be adjudged to him.

Afterwards to witt the ninth day of December in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 The Court being fully satisfied by the Oath of the said Thomas Marsh Lessor to the plaintiff that upon the twelfth day of April last past he went upon the abovementioned land and mett with the said John Currer then Tenant in possession of the premisses & then and there delivered him a coppy of the abovesaid declaration & ejectment in the presence of Edward Roe & his wife & Charles Bancks, and for that the said John Currer hath not pleaded thereunto the plaintiff Attorny prayeth that judgment may passe against the defendant and the said defendant pay such costs to the plaintiff as by the Court p. 220 shall be adjudged him. Whereupon it is considered by the Court here that the said Thomas Marsh his possession of the aforesaid three hundred & fifty acres of land called Cabbin Neck with the

Liber N N appurtennes have & that the said John Currer satisfie & pay to the said Thomas Marsh the summe of eight hundred sixty foure pounds of tobacco for his costs & charges in this behalfe laid Out & expended

> John Bigger agt Richard ffountaine

James Rumsey & ux^r adm^{rx} Comand was given to the Sheriff of st Maries County that he take Richard ffountaine late of his County otherwise called Richard ffountaine of Petuxent River in the County of Calvert Car-

penter if &c So that he have his body here the eight & twentith day of November 1676 to answer unto James Rumsey & Ann his wife administratrix of the goods & Chattells of John Bigger deceased of a plea that he render unto them the full & just Summe of two thousand & eight pounds of good sound merchantable tobacco & caske which from them he unjustly deteineth.

Att which said eighth & twentith day of November the same Sheriff maketh returne of the writt aforesaid that the Said Richard ffountaine is not found in his Bayliwick whereupon the plaintiffs by Robert Ridgely their Attorny prayed his Lopps writ of attachment to them to be granted according to the Act of Assembly in such case made and provided and it is granted unto them.

W^m Thomas Marmaduke Semme late of St Maries County planter otherwise called Marmaduke Semme of agt Marmaduke Semme | the County of st Maries in the Province of Maryland Inholder was Sumoned to answer unto W^m Thomas of a plea that he render unto him the full quantity of three thousand pounds of good Sound merchantable tobacco & casque which to him he oweth & unjustly deteineth.

And whereupon the Said William Thomas by Robert Ridgely his Attorny Saith that whereas the said Marmaduke the first day of April 1675 by his certaine bill Obligatory Sealed with the Seale of the Said Marmaduke and here in Court produced whose date is the day and yeare aforesaid did acknowledge himselfe to be justly indebted unto William Thomas of the aforesaid County and Province Planter in the full quantity of three thousand pounds of good Sound merchantable tobacco in caske for a valuable consideration in hand already received to be paid unto the said W^m Thomas or to his certaine Attorny his heirs executrs admrs or assignes at or before the tenth day of October next ensueing the date of the same bill Obligatory in some convenient place in st Maries County To the which payment well & truly to be made the said Marmaduke did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those presents Yet the said Marmaduke the said three thousand pounds of tobacco according to the tenor of the said bill Obligatory though often thereunto required hath not paid but the same to pay to the said Wm hath denyed & as yet doth deny whereupon he Saith he is dampnified & Liber N N hath lost to the value of foure thousand pounds of tobacco And thereupon he bringeth his suite.

And the said Marmaduke by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Court & it is granted him the same day is given to the said Thomas.

At which Court to wit the ninth day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 Came the said W^m Thomas by his Attorny aforesaid but the said Marmaduke Came not but made default & the said W^m Thomas did acknowledge himselfe fully satisfied & paid the summe of fourteen hundred & fifty pounds of tobacco part of the abovesaid summe of three thousand pounds of tobacco in the declaration abovesaid mentioned. Whereupon it is Considered by the Court here That the said William Thomas recover against the said Marmaduke Semme the summe of fifteene hundred and fifty pounds of tobacco the remainder of the debt aforesaid together with the summe of five hundred forty foure pounds of tobacco costs of suite & the Said Marmaduke in mercy.

John Baker

agt

Vincent Atcheson

Unlesse the defendant appeare next Court the Sheriff of Kent County will be amerced.

Robert Ridgely ag^t summoned to answer unto Robert Ridgely One of the Attornyes of the Provinciall Court of a plea that he render unto him the full and just quantity of two thousand nine hundred & ninty pounds of tobacco in caske w^{ch} to him he oweth & unjustly deteineth

And whereupon the said Robert Ridgely in his proper person Saith that whereas the said W^m the sixtenth day of November 1675 by his certaine bill Obligatory sealed with the Seale of him the said William & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to be holden & firmly bound unto the said Robert in the full & just Summe or quantity of two thousand nine hundred & ninty pounds of tobacco to be paid to the said Robert Ridgely or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes at Some convenient place in Talbot County upon demand To which payment well & truly to be made the said W^m did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those p^rsents Yet the said W^m the said summe of two thousand nine hundred & ninty pounds of tobacco to him the said Robert according to the tenor of the said bill though often thereunto required hath not paid but the same to pay hath refused & denyed & as yet to pay the same doth refuse & deny to the

Liber N N damage of the Said Robert foure thousand pounds of tobacco. and thereupon he produces his Suite.

> And the said William Coursey by Peter Sayer his Attorny cometh & defendeth the force & injury when &c and saith nothing in barr or avoidance of the action aforesaid of him the said Robert whereupon the said Robert remaineth against the said William thereof wholy undefended Therefore it is considered by the Court here the second day of December in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676 That the said Robert Ridgely recover against the said W^m Coursey aswell the summe of two thousand nine hundred & ninty pounds of tobacco the debt aforesaid as also the summe of pounds of tobacco costs of Suite & the said William in mercy.

& Comp^a ag^t Thomas Boudell

W^m Trego, Michael Pope Thomas Boudell late of Calvert County planter otherwise called Thomas Boudell of the Province of Maryland in the County of Calvert was summoned to answer unto William Trego, Michael

Pope & Company of the Citty of Bristoll of a plea that he render unto them the full & whole Summe of Seaven thousand Six hundred & nine pounds of good sound merchantable tobacco in caske which he oweth them & unjustly deteineth

And whereupon the said W^m Trego Michael Pope & Company by George Parker their Attorny Say that whereas the said Thomas Boudell the eleventh day of April in the yeare of Our Lord God One thousand six hundred Seventy six by his certaine bill or writeing Obligatory Sealed with the seale of the said Thomas Boudell here in Court produced whose date is the day & yeare abovesaid did acknowledge himselfe to owe & Stand indebted unto Wm Trego or Michael Pope & Company of the Citty of Bristoll the full & whole summe of seaven thousand six hundred & nine pounds of good Sound merchantable tobacco in caske to be paid to the said Michael Pope or W^m Trego & Comp^a of the Citty of Bristoll at all demands at the plantation upon the Clifts which he the said Thomas Boudell then dwelled On to they or either of them at all demands their heirs execut^{rs} adm^{rs} or assignes, which he the said Thomas Boudell did bind himselfe his heirs execut^{rs} adm^{rs} or assignes firmly by those presents Notwithstanding which the said Thomas Boudell the said sume of Seaven thousand six hundred & nine pounds of tobacco or any part thereof to them the said W^m Trego Michael Pope & Company according to the said bill though often thereunto required hath not paid or satisfied but the same to pay or satisfie hath hitherto altogether denyed & refused & Still doth deny & refuse to pay the same whereupon they the said W^m Trego Michael Pope & Company say they are dampnified and have losse to the value of ten thousand pounds of tobacco & thereupon they bring their suite.

Now here at this day to wit the seaventh day of December in Liber N N the second yeare of the Dominion of Charles &c Annog Dom 1676, the said Thomas Boudell being present in Court the plaintiffs Attorny pray the Court that the said Thomas might putt in speciall bayle to the action aforesaid, But the said Thomas Boudell is content that judgment passe against him for the same whereupon it is granted by the Court that the plaintiffs recover against the defendant aswell the summe of seaven thousand six hundred & nine pounds of tobacco the debt aforesaid as also the summe of Eight hundred forty One pounds of tobacco costs of suite.

John Body

agt

Thomas Banks of Calvert County administrator of the goods & chattells which were of

George Beckwith

George Beckwith late of the same County deceased was sumoned to answer unto John
Body of a plea that he render unto him foure
thousand One hundred eighty & Seaven pounds of tobacco & caske
which from him he unjustly deteineth

And whereupon the said John Body by Christopher Rousby his Attorny Saith that whereas the said George Beckwith the seaven & twentith day of July 1674 by his certaine writeing Obligatory sealed with the seale of the said George here in Court produced whose date is the same day & yeare aforesaid did acknowledge himselfe to Owe and stand indebted unto the said John Body the full & just quantity of foure thousand One hundred eighty seaven pounds of merchantable tobacco & caske to be paid to the said John Body or his lawfull Attorny Yet the aforesaid George Beckwith in his life time nor the said Thomas after the death of the said George although often required the aforesaid foure thousand One hundred eighty & seaven pounds of tobacco unto the said John Body hath not rendred but the same to render have denyed & the said Thomas the same to the said John as yet to render doth deny whereupon he saith that he is dampnified & hath losse to the value of seaven thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Thomas by George Parker his Attorny cometh and defendeth the force and injury when &c and saith nothing in barr of the action aforesaid of him the said John Body in forme aforesaid brought, Whereupon it is considered by the Court here the ninth day of December 1676 That the said John Body recover against the estate of the said George Beckwith aswell the summe of foure thousand One hundred eighty Seaven pounds of tobacco the debt aforesaid as also the summe of five hundred Seventy nine pounds of tobacco costs of suite.

Liber N N John Baker

agt
Robert Large
Joseph Eaton
agt
Thomas Obstone
Robert Carvile
agt
Michael Rochford

these foure actions agreed.

John Edmondson

agt

Miles Cooke
the Same

agt
the same
the Same

agt
the same

Rowland Jones

agt
the same

these foure actions abate the deft being dead.

Joshua Doyne

agt
George Oldfeild
Pope Alvey

agt
the same
Michael Tawney

agt
Thomas Binkes

the defend^{ts} by Robert Ridgely their Attorny appeare and imparle till next Court.

p. 232 George Oldfeild
agt
Samuel Abbot
ffrancis Swinfen
agt
James Rumsey & ux
admx Jno Bigger
Michael Yoakley
agt
John Pollard

the defendants appeare by Kenelm Cheseldyn their Attorny & imparle untill the next Court.

Henry Darnall ag^t John Anderson

```
Kenelm Cheseldyn)
                                                                     Liber N N
     agt
Marke Cordea
Thomas Oldfeild admr Margaret
ffreeman Relict Tho: ffreeman
    agt
W<sup>m</sup> Hopkins
James Stavely
    agt
                                    these eight causes agreed.
John Smith
Thomas Walker
    agt
John Jenkins
the same
  agt
W<sup>m</sup> Bradshaw
the same
  agt
John Hilliard & Tho: Davis
Robert Ridgely)
     agt
George Godfry
Thomas Harwood)
      agt
Philip Stevenson | the defend<sup>ts</sup> by Mathew Warde their Attorny
Henry Johnson
                    appeare & imparle untill next Court.
     agt
Edward Mann
Edward Perin)
     agt
                Unlesse the defts appeare next Court the Sheriff of
Daniel Clarke
Morgan Jones
               Dorchester County amercied.
    agt
John Rawlins
Roger Thorpe
     agt
Edward English adm<sup>r</sup>
  Jno Allen
Simon Reader & ux
                        the defts by Robert Ridgely their Attorny
     agt
                        appeare and imparle untill next Court.
John Standley
John Beamont
     agt
Henry Woolchurch.
```

Liber N N Thomas Walker Unless the defendt appeare next Court the Sheriff George Hasfurt of Somersett County amerced.

```
John Hudson
     agt
Daniel Clarke
Benja Rozer
    agt
Henry Spry
John Lucumb
     agt
Elizabeth Delaroch exrx
  Charles Delaroch
James Veitch
     agt
Edward Blackburne
John Quigley
     agt
John Martindale
Jnº Richardson
     agt
Andrew Gray
Moyes Execut<sup>rs</sup>
   agt
Jnº Baker
Edward Savage
      agt
Peter Bawcomb
W<sup>m</sup> Orchard & Comp<sup>a</sup>
     agt
Thomas Earle
the same
   agt
W<sup>m</sup> Sharpe
the Same
   agt
Jnº Pollard
the Same
   agt
Jnº Eason
the same
   agt
Henry Mitchell
James Thompson
   ag.t
ffrancis Wyne
```

these fourteen causes agreed.

```
Edward Husbands
                                                                        Liber N N
        agt
Jnº Tennison the'lder | the defend by Kenelm Cheseldyn his At-
                        torny appeares & imparle untill next Court.
the same
   agt
the Same
James Rumsey & uxr admrx
  John Bigger
     agt
Charles Gregory
                               these three actions abate the defend-
W<sup>m</sup> Orchard & Comp<sup>a</sup>
                               ants being dead.
      agt
Arthur Wright
the same
   agt
the same
ffrances Lucas exrx Wm Lucas
                                                                        p. 234
     agt
                                   the defendants by John Jones their
Henry Rider
                                   Attorny appeare & imparle untill
Edward Man
                                   next Court.
     agt
Elizabeth Delaroch ex<sup>rx</sup>
  Charles Delaroch
Luther Wilmer
                       this cause discontinued by the plt.
George Robins adm<sup>r</sup>
  Thomas Wilmer
Nathaniel Stiles
                         this action abates the plaintiff being dead.
Elizabeth Vtie admrx of
  Nathaniel Vtie
Daniel Clarke
                Unlesse the deft appeare next Court the Sheriff of
                Calvert County amercied.
John Atkey
Thomas Skillington
    agt
                         the defendant by Charles Boteler his At-
John Atkey
W<sup>m</sup> Orchard & Comp<sup>a</sup>
                         torny appeares & imparles untill next Court.
    agt
John Atkey
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Liber N N W<sup>m</sup> Canneday
               agt
         Johanna ffarrer
         Robert Carvile
                                        Unlesse the defendts appeare next
                                        Court the Sheriff of St Maries
              agt
         Peter Watts exr Robt Cager
                                       County amerced.
         the Same
            agt
         Stephen Murty
         W<sup>m</sup> Donning
           . ag<sup>t</sup>
         Jnº Barnes ex Walter Waterling
         Robert Ridgely)
              agt
         George Yate
         Kenelm Cheseldyn
                agt
         Thomas Mountfort
         Gerard Slye
             agt
         Justinian Tennison
         Moyes Executrs
               agt
                                             these nine causes agreed.
         Henry Phippes
         the Same
            agt
         Thomas Doxey
         Robert Carvile
             agt
         Jnº Rogers
         W<sup>m</sup> Jones
             agt
         John Pitt
         Robert Carvile
               agt
         Mary Roe exrx Edward Roe
    p. 235 Robert Ridgely
               agt
         Charles James
          Daniel Bird
              agt
          Edward Gunnell
                                   Unlesse the defendants appeare next Court
          Thomas Marsh exr
            Ralph Williams
                                   the Sheriff of Cecil County amerced.
                  agt
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John Desjardiens

Patrick Sullivant adm^r Liber N N Inº Nevill agt John Desjardiens John Moll agt W^m Worgan the same these three actions abate the defendants the Same being dead. Gerard Slye Elizabeth Downes admrx Robert Downes John Stansby Unlesse the defendant appeare next Court the Sheriff of Calvert County amercied. John Russell Kenelm Cheseldyn the deft by Mathew Warde his Attorny appeares agt & imparles untill next Court. George Robins Thomas Pattison the deft by Robert Carvile his Attorny appeares and imparles untill next Court. Thomas Taylor Michael Miller Humphry Hubbard | Unlesse the defendts appeare next Court the Sheriff of Dorchester County in misericordia. Moves Execut^{rs} agt Daniel Clarke Jonathan Squire this action discontinued. John Wells Moyes Execut^{rs} the deft by Robert Ridgely his Attorny appeares & imparles untill next Court. Thomas Taylor Moyes Executrs Unlesse the deft appeare next Court the Sheriff of Charles County in misericordia. John Allen

Liber N N Robert Carvile

agt
Charles Gregory

this action abates the defendt being dead.

Robert Carvile

agt

Henry Lewis admr Tho: Turner

the same

agt

John Larkin

Turner

Unlesse the defts appeare next
Court the Sheriff of Ann Arundel County amercied.

p. 236 Comand was given to the Sheriff of S^t Maries County that he take Thomas Oliver late of the same County marriner if &c So that he have his body here the eight & twentith day of November Anno 1676 to answer unto Robert Carvile Gent One of the Attornyes of this Court in a plea that he render unto him the summe of eight hundred & foure pounds of tobacco which to him he oweth & unjustly deteineth

Att which said eight & twentith day of November in the yeare aforesaid the same Sheriff maketh returne of the writ aforesaid that the said Thomas Oliver is not found in his Bailiwick whereupon the said Robert prayed an attachment against the estate of the said Thomas Oliver according to Act of Assembly and it is granted unto him the Seaventh day of December in the yeare aforesaid.

Comand was given to the Sheriff of S^t Maries County that he take Thomas Oliver lat of the same County marriner if &c So that he have his body here the eight & twentith day of November Anno 1676 to answer unto Robert Carvile Gent One of the Attornyes of this Court in a plea of trespas upon the case. Att which day the same Sheriff maketh returne of the writ aforesaid that the said Thomas Oliver is not found in his Bailiwick whereupon the said Robert prayed an attachment against the estate of the said Thomas Oliver according to Act of Assembly and it is granted unto him the Seventh day of December in the yeare aforesaid.

Robert Carvile

agt

W^m Russell

the Same

agt

W^m Russell adm^r Tho: Chandler

Stephen Gary

agt

Daniel Clarke

John Young

agt

John Larkin & Joseph Chew

the def^{ts} by George Parker their Attorney appeare and imparle untill next Court.

Jonathan Sibrey	Liber N N
agt Edward Gunnell & at the Same agt the defendts by Methow Words their	
Edward Gunnell Thomas Walker agt the defendts by Mathew Warde their Attorney appeare and imparle untill the next Court.	
Mary Roe ex ^{rx} Edward Roe Thomas Jones ag ^t the Same	
Robert Carvile agt	
W ^m Worgan Robert Ridgely ag ^t these two actions abate the def ^{ts} being dead.	
Arthur Wright]	
Robert Carvile agt	
John Eason Unlesse the deft appeare next Court the Sheriff of Henry Mitchell agt John Eason Junesse the deft appeare next Court the Sheriff of Talbot County amercied	
Robert Carvile	
Randall Brendt the def ^{ts} by John Jones their Attorny appeare & Samuel Raspin ag ^t John Stone	
Robert Carvile agt Richard Kendall the Sheriff of Dorchester County haveing returned a Cepi in this cause & the deft not appeareing it is Ordered by the Court that the bayle bond be assigned to the plaintiff.	
Robert Carvile agt	
John Southy the same	
agt George Robins W ^m Hollis	
ag ^t Roger Roberts	

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Liber N N Henry Parker
              agt
         Richard Parnes
         John Griggs
             agt
         Abraham Ratcliff
                                         these ten causes agreed.
         Kenelm Cheseldyn
               agt
         Richard Ambrose
         James Connaway
             agt
         John Pollard
         Thomas Marsh exr Ralph Wms
             agt
         Richard Ball
         the same
           ag^t
         Joseph Chew J
         Thomas Harwood
               agt
         Philip Stevenson
        Robert Carvile
                          Unlesse the defendt appeare next Court the Sheriff
                          of Dorchester County amercied.
        Richard Meekins
        Robert Carvile
             agt
        John Dobbs.
                                           Unlesse the defts appeare next
        the Same
                                           Court the Sheriff of Kent
           agt
                                           County amerced.
        Henry Hosier
        Michael Miller
             agt
        George Browne & Bennit Staires
        Robert Carvile
                        Unlesse the deft appeare next Court the Sheriff of
                        Baltemore County amercied.
        Samuel Boston
        Richard Covell
                                        this action discontinued
        Henry Mitchell & Tho: Bowdell
        Christopher Rousby
        Roger Baker
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the defts by Robert Ridgely their Attorny Liber N N appear and imparle untill next Court.
Joseph Edloe admr of
   Inº Edloe
       agt
Henry Rider
                                                                                          p. 238
Thomas Taylor Esqu
                                             upon Sci: fa:
    ag^t
John Cox
                                             the defend<sup>ts</sup> by Charles Boteler
their Attorny appeare & imparle
untill next Court.
Michael Miller
       agt
John Cooper & Edward Browne
Thomas Hopkins)
       agt
Henry Hatton
```

Comand was given to the Sheriff of Calvert County that by good and lawfull men of his Bailiwick he make Knowne to John Manning, Joseph Dawkings Samuel Graves Henry Mitchell John Cox of England James Williams ffrancis Swinfen John Atkey and James Bery that they be here the eight & twentith day of November Anno 1676 to shew cause if any they have why Severall summes of tobacco attached in their hands of the tobacco of Andrew Hunt ought not to be rendred satisfied & paid to Thomas Taylor Esq. At which day the same Sheriff maketh returne of the writt aforesaid That the said ffrancis Swinfen John Manning Joseph Dawkins Henry Mitchell Samuel Graves John Cox & John Atkey are Sumoned as by the same writ he was required—but the parties came not excepting John Cox.

Comand was given to the Sheriff of Dorchester County that by good & lawfull men of his Bailiwick he make Knowne to Henry Hooper adm^r of Henry Hooper deceased that he be here the eight & twentith day of November 1676 to Shew cause if any he had why three thousand seaven hundred eighty foure pounds of tobacco attached in the hands of Thomas Clegatt of the tobacco of Andrew Hunt ought not to be rendred satisfied & paid to Thomas Taylor Esq—At which day the same Sheriff maketh returne of the writ aforesaid That in the presence of W^m Jones & Samuel Millington he hath made Knowne to the said Henry Hooper that he be & appeare here at the day abovesaid, but the said Henry Came not.

Comand was given to the Sheriff of Cecil County that he take William Dunkerton if &c so that he have his body here the eight & twentith day of November 1676 to answer unto Edward Cantwell in a plea that he render unto him the summe of ten thousand two hundred & eighty pounds of tobacco which to him he oweth & un-

Liber N N justly deteineth Att which day the same Sheriff maketh returne of the writ aforesaid that the said W^m Dunkerton is not found in his Bailiwick. Whereupon the said Edward by John Quigley his Attorny prayed an attachment against the estate of the said W^m according to An Act of Assembly in such case made & provided And it is granted unto him.

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James Rumsey & uxr admr
  John Bigger
      agt
John Cage admr Charles Gregory
John Allen
  agt
the same
the same
  agt
the same
the same
  agt
Richard Ambrose
James Neale
    agt
Robert Thompson
the same
  agt
the same
Joshua Williamson
Garret Vansweringen
```

the defendants by John Jones their Attorny appeare & imparle untill next Court.

p. 239 Robert Large Unlesse the deft appeare next Court the Sheriff of Edward Iones st Maries County amercied.

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John Cowdear

agt

Elizabeth Delaroch exrx

Charles Delaroch

Garret Vansweringen

agt

Wm Hatton admr R: Hatton

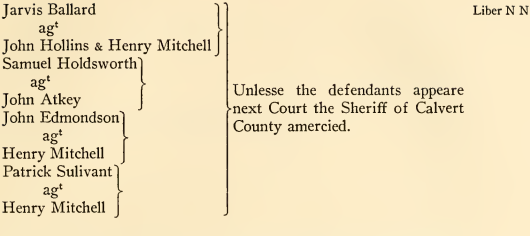
John Barnes

agt

Elizabeth Delaroch exrx

Charles Delaroch
```

the defendants by Kenelm Cheseldyn their Attorny appeare & imparle untill next Court.



Thomas Marsh ex^r Ralph W^{ms} Unlesse the def^t appeare next Court the Sheriff of Ann Arundell County Mathew Howard

Robert Thompson

agt

John Allen

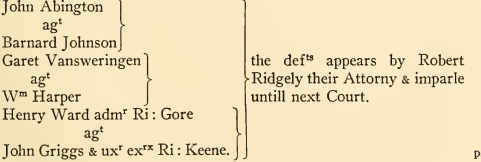
the same

agt

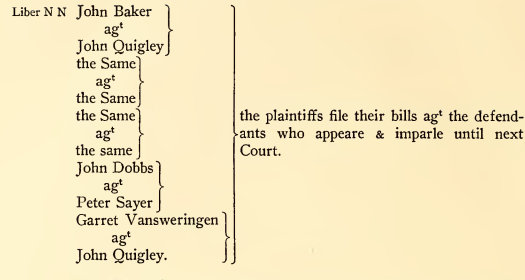
the Same

imparles untill next Court.

Comand was given to the Sheriff of Talbot County that he take John Ingram if &c so that he have his body here the eight & twentith day of November 1676 to answer unto Mary Roe executrix of the last will & Testament of Edward Roe decd in a plea that he render unto her the summe of five hundred pounds Sterling which from her he unjustly deteineth At which day the same Sheriff maketh returne of the writ aforesaid that the said John Ingram is not found in his Bailiwick. Whereupon the said Mary by Robert Carvile her Attorny prayed an attachment against the estate of the said John & it is granted her by the Court according to the Act of Assembly in such case made & provided.



p. 240



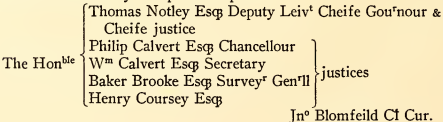
Gerard Slye agt
Benja Rozer the defendt by Robert Ridgely his Attorny appeares & imparles until next Court.

December 9th 1676

Ordered that the respective Sheriffs returne their writs by the first day of each Court or be fined to his Lopp two thousand pounds of tobacco. and that the Court hereafter proceed upon the new Docquet first.

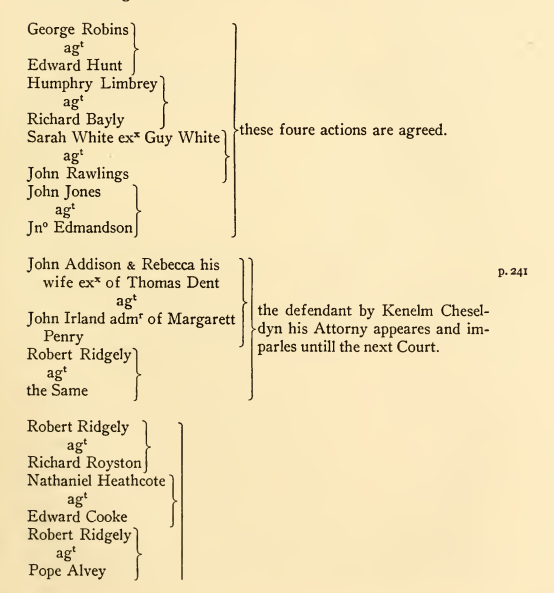
The Court adjourned till the Second tuesday in ffebruary 1676.

Memorandum that On the Second tuesday in ffebruary Anno 1676 to wit the thirtenth day his Lopp the Lord Proprietary of this Province Sendeth his writ of adjournment of the Provinciall Court to his Lopps justices of this Court and the respective Sheriffs of this Province thereby adjourning the said Court untill the fourtenth day of the same ffebruary at three of the Clock in the afternoone. At which said fourtenth day of ffebruary the said Court was by his Lopps writ of adjournment adjourned untill the fiftenth day of the same ffebruary at nine of the Clocke And On the said fiftenth day of ffebruary in the yeare aforesaid the said Court was by his Lopps writ of Adjournment adjourned untill the Seavententh day of April then next ensueing to be holden at the Citty of S^t Maries On which said Sevententh day of April were p^rsent.



Then was read his Lordshipps Comission to The Honble Thomas Liber N N Notley Est of the fourtenth day of October in the first yeare of his Dominion Annoth Dom 1676 under his Lordshipps hand and greater Seale at Armes thereby giveing & granting to the said Thomas Notley the Office of Leivtenant Generall Cheife Captaine Cheife Governour & Comander & cheife (Comander) Admirall both by Sea & Land of this Province, who tooke the Oath of Cheife Governour in Open Court.

Then Ordered that the respective Sheriffe make returne of their writts by nine of the Clock in the morning the first day of each Provinciall Court which shall hereafter happen under paine of a fine to his Lordshipp the summe of two thousands pounds of tobacco each Sheriff faileing therein.



these six causes are agreed. Liber N N the same agt John Linch W^m Coleborne agt W^m Lee W^m Thomas agt Marmaduke Semme Oliver Davis agt Daniel Hamond Robert Carvile agt Stephen Murty Richard Loyd the defendants by John Jones their Atagt torny appeare & imparle untill next Court. Garrett Vansweringen | Joshua Doyne agt Stephen Murty | Thomas Carvile adm^r Robert Hunt agt Joshua Guibert

> agt Gervais Barty Edward Man &

Thomas Thropp | Gervais Barty, Edward Man & Thomas Spaight otherwise called Gervais Barty of the Citty of London Deery in the Kingdome of Irland merchant Edward Man of Talbott County merchant Thomas Spaight & Thomas Spaight were attached to answer unto Thomas Thropp of a plea that they render unto

him the Sume of One hundred forty five pounds Sterling which to him they Owe & unjustly detaine

And whereupon the said Thomas Thropp by John Jones his Attorny Saith that whereas Gervais Barty Edward Man & Thomas Spaight by their certaine writeing Obligatory under their hands & Seales dated the sevententh day of April 1676 did acknowledge themselves to be holden & firmly bound unto the said Thomas Thropp in the full & just Summe of One hundred forty five pounds Sterling to be paid to the said Thomas Thropp his executors or lawfull Attorny upon demand to the which payment well & truly to be made & done they did bind themselves their heirs executrs & administrators joyntly & Severally as by the said writeing here ready to be produced in Court it doth & may more at large appeare. And although the said

Thomas Thropp hath often demanded the said Gervais Barty Liber N N Edward Man & Thomas Spaight to pay the said Summe of One liundred forty five pounds Sterling yet they have refused and doe still refuse to pay the same according to the tenor of the said writeing Obligatory whereupon the said Thomas Thropp Saith he is dampnified two hundred pounds sterling & brings his suite.

Whereupon the said Gervais Barty Edward Man & Thomas Spaight by Robert Ridgely their Attorny come & defend the force & injury when &c & pray the heareing of the said writeing Obligatory p. 242 & t'is read unto them they likewise pray the hearing of the Condition of the said writeing Obligatory and t'is read unto them in these words following vizt Whereas I Gervais Barty above bounden have this day passed a first Second & third bill of exchange for the Summe of One hundred & twelve pounds Sterling payable at thirty One dayes Sight & bearing date with these preents in favour of the abovenamed Thomas Thropp upon William Squire at the house of W^m Holgate merchant in London Now the Condition of this Obligation is such that if any of the said bills be accepted & truly paid according to the tenor unto the Order of the aforesaid Thomas Thropp or to his assignes without fraud then this Obligation to be void else to remaine in force & vertue which being read & heard the said Gervais Barty Edward Man & Thomas Spaight say nothing in barr or avoidance of the action aforesaid whereupon it is granted by the Court here this day to witt the foure & twentith day of April in the Second yeare of his Lopps Dominion &c Annog Dom 1677 that the said Thomas Thropp recover against the said Gervais Barty. Edward Man & Thomas Spaight aswell the summe of One hundred forty five pounds Sterling the debt aforesaid as also the summe of pounds of tobacco costs of suite. & the defendants in mercy.

 $\begin{array}{c} \text{ffrancis Gunby} \\ \text{ag}^t \\ \text{W}^m \text{ Coleborne} \end{array} \right\} \text{the def}^t \text{ by Christopher Rousby his Attorny appeares} \\ \text{until next Court.}$

Edward Man Comand was given to the Sheriff of Talbott County that he take Gervais Barty if &c & him Safe Keepe Gervais Barty so that he have his body here the thirtenth day of ffebruary before his Lopps justices of the Provinciall Court to answer unto Edward Man in a plea of trespas upon the case which said Provinciall Court to be holden the said thirtenth day of ffebruary 1676 was by his Lopps Writ of adjournment adjourned untill the Sevententh day of April 1677 At which said 17th of April the same Sheriff maketh returne of his writ aforesaid that the said Gervais Barty is not found in his Bayliwick, whereupon the said Edward Man by Robert Carvile his Attorny prayed by Lopps writ of Attachment against the estate of the said Gervais according

Liber N N to the Act of Assembly in such case made & provided and it is granted unto him the foure & twentith day of April 1677.

```
Robert Carvile
    agt
Pope Alvey
                 these two actions agreed.
Henry Hatton
     agt
Edward Man
Joseph Greene
      agt
John Edmondson | the defendants by Robert Ridgely their Attorny
Thomas Wynne
                     appeare & imparle untill next Court
      agt
John Rawlings
John Baker
    agt
Edward Pynn
Robert Doyne
     agt
Margery Stone ex* of
  Mathew Stone
W<sup>m</sup> Russell
    agt
Jarrett Hopkins
                                     these Six actions are agreed.
Henry Stockett
      agt
John Carpenter & Michael Offley
Joseph Blyd
     agt
W<sup>m</sup> Mackdowell
W<sup>m</sup> Kent
    agt
Morgan Jones
```

p. 243 Evan Carew agt Cornelius Howard ext Wm Carpenter.

Standard Evan Carew agt cornelius Howard ext Court

The defendant by George Parker his Attorny appeares & imparles untill next Provinciall Court

Thomas Notley Escp

agt
Thomas Helgair

```
John Staynes
                                                                    Liber N N
    agt
John Allen
Dominick Bodkin & Redmond
  ffitz Gerard
      agt
                                these defendants by John Jones
ffrancis Wyne
                                their Attorny appeare & imparle un-
the same
                                till next Court.
   agt
John Stone
the Same
   agt
Margery Stone ex* Mathew
  Stone
the same
   agt
John Allen
Cornelius Howard
                           this action abates the defendant being
John Grange adm<sup>r</sup> Richard | dead.
  Huggins
John & Thomas Dudlestone
  & W<sup>m</sup> Needs
       agt
Morgan Jones
Nicholas Goodridge & partners
    agt
John Wells
the Same
                                  these five causes are agreed.
  agt
the Same
Robert Carvile
     agt
Charles James
Dominick Bodkin
       agt
Pope Alvey and Stephen Murty
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James More agt

William Milton

That he take William Milton if &c So that he have his body here the Sevententh day of April 1677 to answer unto James More in a plea that he render unto him three thousand two hundred & fifty pounds of tobacco which to him he oweth and unjustly deteineth, at which said 17th

Liber N N day of April the same Sheriff maketh returne of the writ aforesaid that the said W^m Milton flyeth the Sheriff Whereupon the said James More by George Parker his Attorny prayeth an attachment against the estate of the said William Milton and it is granted him.

> John Rawlings of Dorchester County being taken in execution in the same County at the suite of Thomas Bell & Philip ffrench & Comp^a & also at the Suite of John Staynes & brought downe here this Aprill Court, and the said John Rawlins requesting he might be remanded into the Custody of the same Sheriff The Court here the 21th day of April 1677 doe with the Consent of Robert Ridgely & George Parker Attornyes for the Plaintiffs Order that the said John Rawlings be remanded to the Sheriff of Dorchester County & that he bring him here the next Provinciall Court.

> John Newton the deft by Robert Ridgely his Attorny appeares & George Oldfeild. imples untill next Court. agt

p. 244 Thomas Bland agt

Comand was given to the Sheriff of Ann Arundell County That of the goods & chat-Richard Hill Execut^r Itells which were of Edward Gardner of of Edward Gardner | Severne River planter deceased in his County in the hands of Richard Hill executor of the

last will & Testament of the said Edward Gardner at the time of his death being in his Bailiwick he cause to be levyed aswell the full quantity of foure hundred pounds of tobacco which Thomas Bland & Damoris his wife in this Court recovered against him as also the summe of One thousand forty Seaven pounds of tobacco in this Court adjudged against him for his costs of suite, if the said Richard had so much of the goods & chattells which were of the Said Edwards at the time of his death in his hands to be administred, and if the said Richard Hill had not then the costs of Suite aforesaid to be levyed of the proper goods & chattells of the Said Richard Hill and that he have the said tobacco here the thirtenth of ffebruary last past to render to the said Thomas Bland, which said Provinciall Court to be holden upon the Said thirtenth day of ffebruary was by his Lopps writ of adjournment adjourned untill the Sevententh day of April 1677. At which said 17th day of April in the yeare aforesaid the same Sheriff maketh returne of the writt aforesaid endorsed

By virtue of this writt I have executed a Gelding horse of the proper goods & chattells of the within named Richard Hill which I have ready but no goods or chattells of James Rawbones to be found By me John Welsh Sheriff.

Afterwards to witt the nintenth day of the same April the said Richard Hill Sheweth unto this Court That he was by the last will

& Testament of Edward Gardner deceased appointed Supervisor Liber N N or Overseer of his said Will & by his request upon his death bed to pay all his just debts as farr as assetts & to defend his Estate from all unjust & unreasonable demands for & in the behalfe of two Small Orphants whom his inclination & good affections caused him make them or One of them his executor or executrix in his said Will the better to accomplish and performe that trust in the petitioner reposed did petition his Hon^r the Chancellour for Letters of administration, By virtue of which he did to the best of his Skill & Knowledge use his faithfull Endeavour paying all just debts as farr as Assetts in his hands endeavouring to defend the same from all unjust & unreasonable demands notwithstanding all which care trouble & charge he hath been at & yett is most unjustly & unreasonably troubled & much dampnified by Thomas Bland of the said County, who sued the said Gardner in his life time in the County Court of Ann Arundell upon his promise to pay the said Thomas Blands wife then a widdow & satisfie her for her trouble & charge in suffering a poore widdow to lye sick in her house One & twenty dayes, for which the said Bland exhibitted into Court an accompt of One & twenty hundred pounds of tobacco for phisick & Cordiall meanes, which the justices then sitting judged unreasonable & not fitt to be allowed being for phisick administred (as pretended) by Damoris his wife. Whereupon the said Bland commenced an action in this Provinciall Court against the said Hill as administrator &c & obtained judgment against the said Gardners estate for foure hundred pounds of tobacco with costs of suite, upon which judgment he Surreptitiously obtained an execution for costs of suite being One thousand & forty pounds of tobacco, to be levyed upon the Petitioners proper estate, which being vitiously granted he humbly prayeth may be suspended & his owne rideing horse which was by virtue thereof taken may againe be restored. Whereupon it is granted by the Court here that a writ of restitution be granted unto the said Richard Hill with costs.

Edward Pynn agt

Charles James the defendants by Christopher Rousby their AtArthur Young agt

Edward Gibbs

Dominick Bodkin & Redmond
ffitz Gerald
agt

John ffanning

Dominick Bodkin
agt
the Same

the Same

the defendants by Kenelm Cheseldyn their Attorny appeare & imparle untill the next Court. Liber N N the Same

agt

Joshua Doyne

p. 245 Thomas Cosden

agt

George Oldfeild

agt
George Oldfeild
Mary Clements extx
Jno Clements
agt
Wm Orchard & George Lewen

the defendants by Robert Ridgely their Attorny appeare & imparle untill next Court.

Richard Pery agt Thomas Truman Abraham Rhodes agt Clement Hill Thomas Hagleton ag^t Thomas Truman Joseph Pile agt Gerard Slye Robert Carvile agt Thomas Gerard Robert Ridgely agt Stephen Murty adm¹ John Balley

the defendants by Kenelm Cheseldyn their Attorny appeare & imparle untill next Court.

Thomas Jones

ag^t

Stephen Goffe & Mary his wife
Ex^x John Jarbo.

W^m Pyper

ag^t

Marke Cordea

Jane Gray adm^x Alexander Windsor

ag^t

Thomas Spinke adm^r Jane Paine

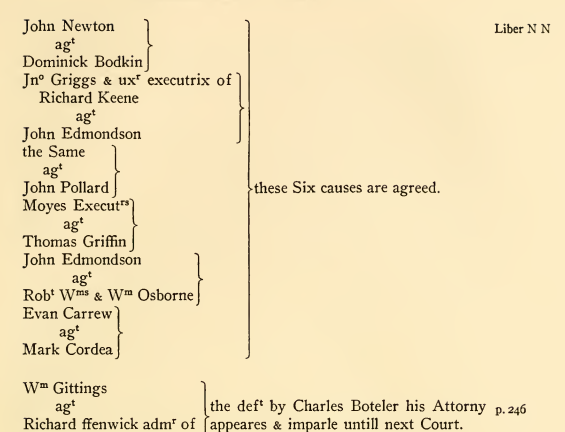
Samuel Millington

ag^t

Thomas Bankes adm^r of

George Beckwith

the defendants by Robert Carvile their Attorny appeare & imparle untill next Court.



James Connaway) Memorandum That his Lordshipp the Right Honble the Lord Proprietary of this Province Sent his writ of Scire facias to the Sheriff of Dorchester County John Brookes That whereas it was formerly comanded him that he attach any the goods Chattells or Creditts of Thomas Banford to the value of eighty eight pounds Sterling & when he had the same attached or any part thereof to deliver the same to James Connaway in pursuance of an Order of this Court the 16th of November 1675 and to what value he should attach & deliver as aforesaid he make Knowne the 28th of November then next following Att which said 28th of November the said Sheriff made returne that he had attached in the hands of John Brookes eight hundred & six pounds of tobacco. therefore the same Sheriff was comanded that by good & lawfull men of his Bailiwick he make Knowne to the said John Brookes that he be here the 13th day of ffebruary 1676 to shew cause if any he hath why the summe aforesaid attached in his hands ought not to be rendred satisfied & paid to the said James Connaway, Which said Court to be held here the said thirtenth day of ffebruary was by his Lopps writ of adjournment adjourned untill the sevententh day of April then next following. At which said sevententh day of April in the yeare of our Lord 1677 the same Sheriff maketh

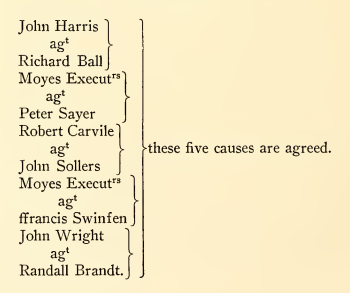
Cuthbert ffenwick.

Liber N N returne of the writ aforesaid endorsed By virtue of this writ I have made Knowne to John Brookes that he should be at the Citty of st Maries On the 13th day of ffebruary to shew cause if any he hath why he should not render unto James Connaway the summe of eight hundred & Six pounds of tobacco.

Thomas Taylor Sheriff.

Afterwards to witt the five & twentith day of April in the yeare aforesaid came the said John Brookes & exhibitted to the Court here his accompt against the said Thomas Banford for eight hundred thirty five pounds of tobacco which beares date Anno 1675, & the said Brookes bill to the said Banford beareth date the 19th of November 1674. and the said accompt being proved in Open Court by the Oath of the said John Brookes. It is the judgment of the Court that the said accompt be allowed in discompt of the said bill & that the said John Brookes be discharged from the said Scire facias.

Mary Roe exrx Comand was given to the Sheriff of Talbott Edward Roe | County that he attach any the goods or Chattells of John Ingram if they should be found in his Bailiwick & them Safe Keepe so that he have them John Ingram here the thirtenth day of ffebruary last past to satisfie unto Mary Roe executrix of the last will & testament of Edward Roe deceased the summe of five hundred pounds Sterling a certaine debt recovered against the said John Ingram, Which said thirtenth day of ffebruary On which this Court should have been held was by his Lopps writ of adjournment adjourned untill the Sevententh day of April Anno 1677. At which said sevententh day of April the same Sheriff maketh returne of the writ aforesaid endorsed Attached the estate of Ingrams in bills & accompts P Vincent Lowe Sheriff. Att which said Sevententh day of April in the yeare aforesaid, the Court here will advise in and upon the premisses untill the next Provinciall Court.



W^m Dare adm^r
Jn^o Parker
that he take Humphry Jones otherwise called Humphry Jones
phry Jones now resident in Petuxent River in CalHumphry Jones
vert County if he should be found in his Bayliwick
thim safe Keepe so that he have his body here the
start day of ffebruary last past to answer unto W^m Dare administrator of John Parker in a plea that he render unto him nine hundred

13th day of ffebruary last past to answer unto W^m Dare administrator of John Parker in a plea that he render unto him nine hundred & fifty pounds of tobacco which from him he unjustly deteineth which said thirtenth day of ffebruary On which this Court should have ben holden was by his Lopps writ of adjournmt adjourned untill the sevententh day of April Anno 1677 Att which said 17th day of April the same Sheriff maketh returne of the writ aforesaid endorsed The within named Humphry Jones wilfully absconds himselfe & flyes so that I cannot have his body at the day & place within required as by this writ I am comanded. Clement Hill Sheriff.

Whereupon the said William by Robert Carvile his Attorny prayed an attachment agt the estate of the said Humphry Jones & it is granted him.

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Joseph Pile

agt
Thomas Hussey
Samuel Raspin

agt
John Allen
John Watson

agt
Stephen Murty
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the defendants by John Jones their Attorny appeare and imparle untill next Court.

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Thomas Marsh
      agt
Stephen Burle execut<sup>r</sup>
  Rob<sup>t</sup> Burle
Mary Clements exrx
  Jn° Clements
     agt
John Cocks
Mathias DeRing
Henry Johnson & Eliz: his wife
  Exx Nath: Vtie
John Peerce
Jno Addison & uxr exx Tho: Dent
John Watson
     agt
Robert Graham
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the defendants by Robert Ridgely their Attorny appeare & imparle untill next Court.

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Liber N N John Wynn

agt

John Watson & Tho: Carlisle

Exrs Jno Cunningham

the same

agt

Thomas Spink

Kenelm Cheseldyn

agt

Edward Inglish admr

Roger Thorpe.
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John Quigley unlesse the deft appeare next Court the Sheriff of Ino Creycroft Calvert County amercied.

John Balley

agt

Philip Lynes

Stephen Murty admr

John Balley

agt

the defendant by Christopher Rousby his Attorny appeares & imparles untill next Court.

Michael Miller His Lopp the Right Honble the Lord Proprietary Sendeth his writ of Habere facias possessionem to the Coroner of Kent County in these words Whereas John Currer Michael Miller lately that is to say the ninth of December instant before his justices of his Provinciall Court hath recovered against John Currer his terme then & as yet to come of and in a parcell of land upon the Island of Kent in Kent County called Cabbin Neck containing three hundred & fifty acres which Thomas Marsh did demise to him for a terme which is not yet past, by virtue of which demise the said Michael Miller entered into the lands and premisses aforesaid and was thereof possessed untill Isaac Winchester & the said John Currer did afterwards eject him the said Michael from his farme aforesaid, Therefore Wee Comand you that without delay you cause the said Michael Miller to have his possession of the terme aforesaid as yet to come, of & in the Land and p^rmisses aforesaid and as this precept shall be executed to Our justices of Our Provinciall Court to be held at the Citty of St Maries the thirtenth of ffebruary next you make appeare & have you then there this writ. Wee also Comand you that of the goods & chattells of the Said John Currer you cause to be made the summe of eight hundred sixty foure pounds of tobacco which to the said Michael by Our justices of Our said Court were adjudged for his costs & charges by him laid Out & expended about his suite aforesaid & that you have the same before Our said justices at the thirtenth day of ffebruary aforesaid to render unto the said Michael & this you may

in nowise Omitt & have you there this writ Wittnes Our trusty & Liber N N welbeloved Thomas Notley Esq &c the ninth of December 1676. Which said thirtenth day of ffebruary on which this Court should have been holden was by his Lordshipps writ of adjournmt adjourned untill the Sevententh day of April then next following At which said Sevententh day of April the said Coroner maketh returne of the writ aforesaid endorsed. In Obedience to this writ I have possest Michael Miller of three hundred & fifty acres of Land called Cabbin Neck, but no goods nor chattells of the said John Currer. found by me

Henry Hosier Coroner.

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John Addison
      agt
Thomas Keyton
the same & Comp<sup>a</sup>
       agt
Elizabeth Decosta
Samuel Groome
     agt
Henry Boston
George Lingham
    agt
Robert Cole
W<sup>m</sup> Dare
   agt
John Wilson
Garret Vansweringen
    agt
John Hanson
Bennit Marchgay &
  Stephen Gough
        agt
Thomas Helgair
John Addison & Comp<sup>a</sup>
      agt
Thomas Hinton
the same & ux1
    agt
Pope Alvey
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these nine causes agreed.

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Garret Vansweringen

agt

George Thompson

John Addison & uxt ext

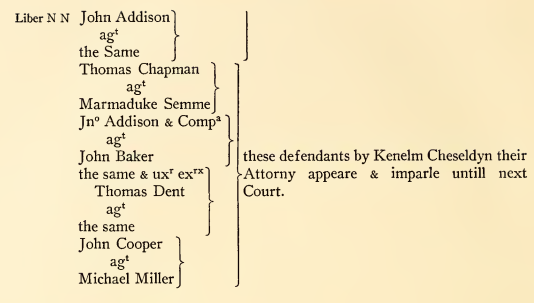
Thomas Dent

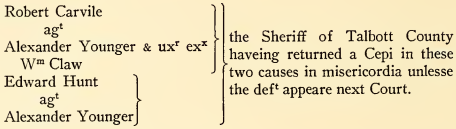
agt

Moyes executrs
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these defendant by Robert Carvile their Attorny appeare & imparle untill next Court.

p. 249





Andrew Tenehill the deft by George Parker his Attorny appeares & Imparles untill next Court.

James Rumsey & ux^r Comand was given the Sheriff of S^t Maries adm^r John Bigger ag^t (County that he attach any the goods or Chattells of Richard ffountaine if they should be found in his Bailiwick to the value of two thousand Six hundred & Seventy pounds of tobacco

& when he had the same So attached or any part thereof the same in his custody Keepe untill the said Richard ffountaine should by himselfe or Attorny appeare here the thirtenth day of ffebruary last past to answer unto James Rumsey & Ann his wife administratrix of the goods & chattells of John Bigger deceased in a plea that he render unto them the summe of two thousand & eight pounds of tobacco which from them he unjustly deteineth, Which said thirtenth day of ffebruary on which this Court should have been holden was by his Lopps writ of adjournment adjourned untill the Sevententh day of April Anno 1677 At which said sevententh day of April the same Sheriff maketh returne of the writ aforesaid endorsed By virtue of this writ I

have attached in the hands of Robert Ridgely the summe of tobacco Liber N N within mentioned as by this writ I am comanded

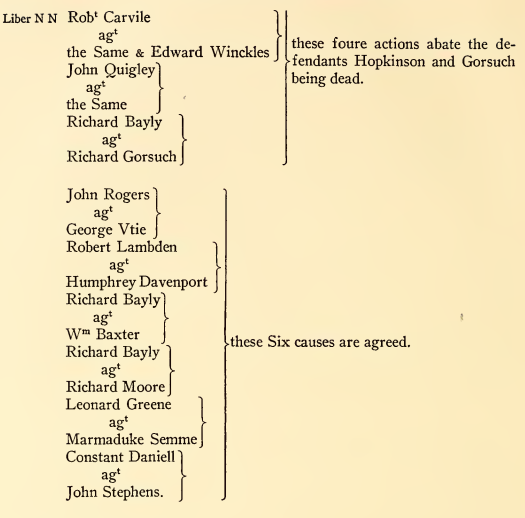
Clement Hill Sheriff.

Afterwards to wit the six & twentith day of April in the yeare aforesaid came the said James Rumsey by Robert Ridgely his Attorny & prayed judgment of the attachment aforesaid and that the said tobacco so attached as aforesaid may be condemned & delivered to the plaintiff and it is granted unto him together with the summe of nine hundred pounds of tobacco costs of suite according to the Act of Assembly in such case made & provided. And the said James Rumsey with Ninian Beale his suerty did acknowledge to owe to his Lopp the summe of five thousand six hundred pounds of tobacco in case the said James Rumsey doe not indempnifie the Court against all actions Suites or other matters that may happen touching or p. 250 concerning the said attachment and make restitution of the tobacco aforesaid or the value thereof in case the said Richard ffountaine or his Attorny doe within a yeare & a day come in & make his just & due defense & proceed in the said action in comon forme & make it appeare the plaintiffs are satisfied their just demands or any part thereof according to the true intent & meaning of the said Act of Assembly entituled an Act limitting the extent of attachments and providing what shall be levyed upon attachments & executions.

Thomas Jones agt John Jordaine John England agt ffrancis Wyne adm^r W^m Marshall Proprietary agt Thomas Taylor John Young agt John Larkin & Joseph Chew John Jordaine agt Thomas Jones Vincent Lowe agt Henry Mitchell

these six causes continued untill next Court.

Humphry Davenport ag^t Jonathan Hopkinson



p. 251 Richard Pery

agt

Daniel Jenifer

Daniel Jenifer

Daniel Jenifer

agt

Richard Pery

Richard Pery

Agge

Thomas Sprigg to audite State & examine & make report in October Court next.

John Moll agt William Hemsley late of Talbott County otherwise called William Hemsley of Talbott County in the Wm Hemsley Province of Maryland was sumoned to answer unto John Moll in a plea that he render unto him the summe of foure thousand eight hundred pounds of tobacco which to him he oweth and unjustly deteineth.

And whereupon the said John by Kenelm Cheseldyn his Attorny Saith that whereas the said William the 23th day of January in the yeare of Our Lord 1673 did by his certaine writeing Obligatory Sealed with the Seale of the said W^m here in Court pduced whose

date is the day & yeare abovewritten acknowledge himselfe holden & Liber N N firmly bounden unto John Moll of the County of s^t Maries in this Province in the full quantity of foure thousand eight hundred pounds of good sound merchantable tobacco for a valuable consideration already received to be paid to the said John Moll or to his certaine Attorny his heirs executors adm^{rs} or assignes convenient in the County aforesaid upon all demands to the which payment well & truly to be made he did bind himselfe his heirs executors & adm^{rs} firmly by those presents notwithstanding which the said W^m the Said Summe of foure thousand eight hundred pounds of tobacco according to the tenor of his Said writeing Obligatory hath not paid though often thereunto required but the same to pay hitherto hath & still doth deny to the damage of the said John Eight thousand pounds of tobacco And thereupon he bringeth his suite

And the Said W^m by Mathew Warde his Attorny cometh & defendeth the force and injury &c & prayeth liberty of speakeing hereunto untill the next Court & it is granted him the same day is given to the said John.

Now here at this day to witt the seaven & twentith day of April in the second yeare of the Dominion of Charles Lord Baltemore &c Annop Dom 1677 Came the Said John Moll by his Attorny aforesaid & Offered himselfe against the said W^m in the plea aforesaid but the said W^m Came not but made default whereupon it is granted by the Court here that the Said John recover against the said W^m as well the summe of foure thousand eight hundred pounds of tobacco the debt aforesaid as also the Summe of five hundred forty foure pounds of tobacco costs of suite and the Said W^m in mercy.

Roger Baker or else judgment by default.

Ordered that this cause come to tryall next Court or else judgment by default.

Zachary Mahugh

agt

James Ringold

Roger Thorpe

agt

Edward Inglish admr

Jno Allen

The Allen

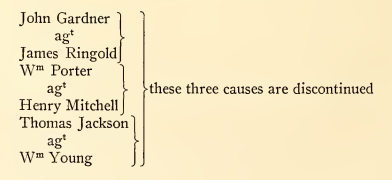
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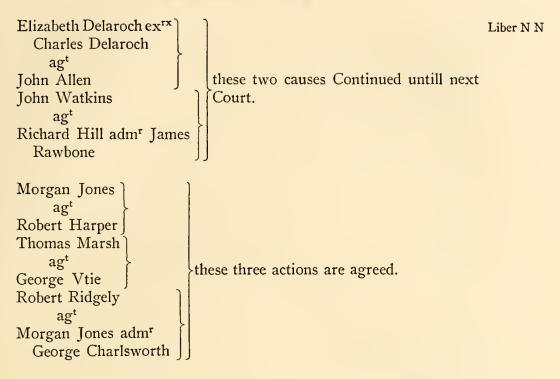
W^m Coleborne John Waghob late of s^t Maries County Planter was ag^t attached to answer unto W^m Coleborne of a plea of John Waghop trespas upon the case.

And whereupon the said William Coleborne by Robert Ridgely his Attorny complaineth that whereas the said W^m the first day of March 1673 at the Speciall instance & request of the said John Sold & delivered to the said John One hundred & ninty

Liber N N pounds of butter at foure pounds of tobacco for every pound of butter, and also the third day of April then next following at the like speciall instance & request of the said John sold & delivered unto p. 252 the said seventy pounds of butter at five pounds of tobacco for every pound of butter which does amount too in the whole the summe of eleaven hundred and ten pounds of tobacco In consideration whereof the said John did assume upon himselfe and to the said W^m did faithfully promise that he the said John the said Summe of eleaven hundred & ten pounds of tobacco to him the said W^m when thereunto required would well & truly content & pay notwithstanding which the said John Waghob his promise and assumption so as aforesaid made not regarding but craftily deviseing & fraudulently intending him the said W^m of the said summe of eleaven hundred & ten pounds of tobacco craftily & Subtilly to deceive and defraud the said eleaven hundred & ten pounds of tobacco to him the said W^m though often thereunto required hath not paid & Satisfied but the same to pay & satisfie hath refused & denyed and to pay the same as yet doth refuse & deny to the damage of the said W^m eighteen hundred pounds of tobacco & thereupon he bringeth his suite.

> And the said John by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Court & it is granted him the same day is given to the said W^m. Afterwards to wit the 28th day of November Anno 1677 Came the said W^m by his Attorny aforesaid & Saith he did not assume in manner & forme as the said W^m hath above declared agt him, and the Said W^m being then present in Court made Oath to the delivery of the butter abovesaid whereupon the said John by his said Attorny prayed further day and it is granted unto him. Now here at this day to wit the six and twentith day of April Anno 1677 Came the said W^m by his Attorny aforesaid & the said John by his Attorny came also and the said John Saith nothing in barr or avoidance of the action aforesaid of him the said William Whereupon it is granted by the Court here that the said W^m Coleborne recover against the said John Waghob aswell the summe of eleaven hundred & ten pounds of tobaccco damages Occasioned by the trespas aforesaid as also the summe of five hundred fifty two pounds of tobacco costs of suite & the said John in mercy &c.



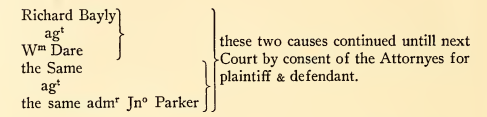


Marmaduke Semme John Ditchfeild late of st Maries County was p. 253 attached to answer unto Marmaduke Semme in a plea of trespas upon the case

And whereupon the Said Marmaduke by Kenelm Cheseldyn his Attorny complaineth that whereas the Said John Ditchfeild stands indebted to the Said Marmaduke for divers liquors and other accomodations at the house of him the Said Marmaduke as also for Severall goods & merchandizes as also for severall Summes of tobacco by Order of the said John paid unto severall persons upon the accompt of him the said John the summe of One thousand & foureteen pounds of tobacco all had & received at divers dayes & times to wit from the foure & twentith day of March in the yeare 1676 untill the six and twentith day of September in the same yeare a particular whereof is here in Court produced In consideration whereof the said John did assume upon himselfe and to the said Marmaduke did faithfully promise that he the said John when thereunto required the Said Summe of One thousand & fourteen pounds of tobacco to him the said Marmaduke would well & truly content & pay notwithstanding which the said John the said summe of One thousand & fourteen pounds of tobacco to him the said Marmaduke according to his promise hath not paid though often thereunto required but the same to him to pay hitherto hath & still doth deny to the damage of the said Marmaduke two thousand pounds of tobacco & thereupon he bringeth his suite.

And the said John by Robert Carvile his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted the same day is

Liber N N given to the said Marmaduke. Afterwards to witt the seaven and twentith day of April Anno 1677 came the said Marmaduke by his said Attorny and offered himselfe against the said John in the plea aforesaid but the said John came not but made default Whereupon it is granted by the Court here that the said Marmaduke recover against the said John Ditchfeild aswell the summe of One thousand & fourteen pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred thirty two pounds of tobacco costs of suite.



Christopher Rousby & Elizabeth his wife ex^{rx} Rich^d Collett in misericordia for the def^{ts} non ag^t appearance this cause continued by consent of the plaintiff untill next Court.

John Darnall

agt

Marmaduke Semme late of the County of st Maries otherwise called Marmaduke Semme Marmaduke Semme of st Maries County in the Province of Maryland Inholder was sumoned to answer unto John Darnall in a plea that he render unto him two thousand pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the said John by Robert Carvile his Attorny Saith that whereas the said Marmaduke the 28th day of August Anno Dom 1675 by his certaine writeing Obligatory Sealed with the seale of him the said Marmaduke & here in Court produced whose date is the same day & yeare abovewritten was bound & firmly indebted unto him the said John in the full and just summe of two thousand pounds of good sound merchantable tobacco in caske to be paid unto him the said John his heirs executors admrs or assignes in some convenient place in Petuxent River at or upon the tenth day of October next ensueing the date thereof Notwithstanding which the said Marmaduke the aforesaid summe of two thousand pounds of tobacco to him the said John according to the tenor of his said writeing Obligatory hath not paid though often thereunto required but the same to pay hath altogether denyed & still doth deny whereupon he saith he is dampnified & hath losse to the value of foure thousand pounds of tobacco. And thereupon he bringeth his suite.

And the said Marmaduke by Kenelm Cheseldyn his Attorny com-

eth & defendeth the force & injury when &c and prayeth liberty to Liber N N imparle hereunto untill the next Court and it is granted unto him the P. 254 same day is given to the said John.

Now here at this day to wit the seaven & twentith day of April in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Doin 1677 Came the said John & Marmaduke by their said Attornyes and the said Marmaduke Saith nothing in barr or avoidance of the action aforesaid of him the said John for that he oweth unto the said John the said summe of two thousand pounds of tobacco in manner & forme as the said John hath above declared against him Whereupon it is considered by the Court here that the said John Darnall recover against the said Marmaduke Semme aswell the summe of two thousand pounds of tobacco the debt aforesaid as also the summe of five hundred seventy One pounds of tobacco costs of suite And the said Marmaduke in mercy &c

John Howell & Nathaniell Howell George Wells and Johanna Gold-Execut^{rs} of Thomas Howell agt George Wells & Johanna Goldsmith of the County of Baltemore

smith late of Baltemore County otherwise called George Wells gent & Johanna Goldsmith of

the same County Spinster were Summoned to answer unto John Howell & Nathaniel Howell infants under the age of One & twenty years by Philemon Lloyd Gent their Guardian Execut¹⁸ of the last will & Testament of Thomas Howell deceased of a plea that they render unto them Eighty thousand pounds of tobacco which from them they unjustly deteine.

And whereupon the said John & Nathaniel by Robert Carvile their Attorny Say That whereas the said George and Johanna the 31th day of March in the yeare of Our Lord 1674 by their certaine bond or writeing Obligatory Sealed with the Seales of them the said George and Johanna and here in Court produced whose date is the day & yeare first abovewritten did acknowledge themselves to Owe and be justly indebted unto the Said Thomas in the full and just quantity of Eighty thousand pounds of good sound merchantable tobacco & caske to be paid to the said Thomas or to his certaine Attorny his execut^{rs} adm^{rs} or assignes upon demand in Some convenient place in the County aforesaid To the which payment well & truly to be made they did bind themselves and every of them their heirs execut^{rs} & administrat^{rs} joyntly and Severally firmly by those presents Yet notwithstanding the said George & Johanna or either of them the said summe of Eighty thousand pounds of tobacco to him the said Thomas in his life time nor to the said John & Nathaniel Since his death according to the tenor of the Said writeing Obligatory have not paid or satisfied but the same to pay have denyed and refused and Still doe deny and refuse to the damage of the said

And the said George and Johanna by George Parker their Attorny

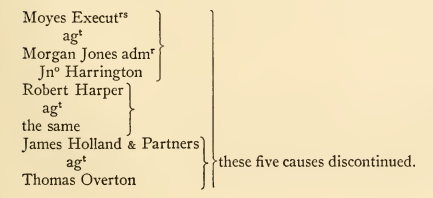
Liber N N John & Nathaniel One hundred & twenty thousand pounds of tobacco.

And thereupon they bring their Suite And they bring here into Court their Letters Testamentary by which it may appeare to the Court here that they are Execut^{rs} & and have right of administracon &c

come and defend the force and injury when &c and pray the heareing of the said writeing Obligatory and it is read unto them they also pray the heareing of the Condition of the said writeing Obligatory and it is read unto them in these words vizt The Condition of this present Obligation is Such that if the abovesaid George Wells and Johanna Goldsmith or any or either of them their heirs execut¹⁵ or admrs doe Stand to and abide whatsoever action transaction or agreement that the abovesaid Thomas Howell shall doe or make by way of arbitrament or otherwise in a cause depending in the Provinciall Court of Chancery for the Province of Maryland between Margarett Penry of the County aforesaid plaintiff and the said George Wells Johanna Goldsmith & Thomas Howell defendants and shall likewise pay and cause to be paid unto the said Thomas Howell or to his certaine Attorny his heirs executrs admrs or assignes the One halfe of what (by the determination of the said Court or by the determination of any other Court within the said province or by the arbitration of persons that the said Thomas Howell shall thinke meete) costs charges payment or payments of mony or tobacco that the said Thomas Howell shall be by Order or agreement as aforesaid awarded & ordered to pay with all other disbursemts proportionable as aforesaid without any wager of Law &c that then this present Obligation to be void & of none effect otherwise to stand remaine and be in full force power and vertue. Which being read & heard the said George Wells & Johanna Goldsmith say That John Howell & Nathaniel p. 255 Howell Infants under the age of twenty one yeares by Philemon Loyd their Guardian Ought not to have their action aforesaid against them because they say, that they alwayes were & Still are ready to performe the Conditions in the said Obligation and to Stand & abide whatsoever action transaction or agreement that the Said Thomas Howell did make by way of arbitrament or otherwise and they alwayes were & Still are ready to pay the One halfe of what costs by the determination of the said Court or by the determination of any other Court in the said Province or by arbitration of persons that the said Thomas Howell did thinke meete that the said Thomas Howell should by Order or agreement as aforesaid award & order to pay with all other disbursments proportionable as aforesaid without any wager of Law. And that they have already paid the summe of twenty-nine thousand eight hundred & eight pounds of tobacco in performance of the condition of the said writeing or bond Obligatory & further they Say that the said Thomas in his life time nor the said John Howell & Nathaniel Howell by Philemon Loyd

their Guardian Since the death of the said Thomas Howell did never Liber N N make Knowne to them the said Johanna & George what the halfe of the costs charges payment or payments of mony or tobacco the said Thomas Howell had bin at, or which had been Ordered agreed awarded or determined according to the forme & effect of the said Condition of the said writeing or bond Obligatory for want of which no action can accrue & this they are ready to averr, whereupon they pray judgment if they the said John & Nathaniel by Philemon Loyd their Guardian Ought to have their action.

And the said John and Nathaniel Say the Said action Ought not to be barred because they Say George & Johanna have not performed the Condition of the said Obligacon and have had notice of the costs charges & damages the said Thomas Howell had paid & susteined & of this they putt themselves on the Country and the defendants likewise Therefore it is comanded the Sheriff of st Maries County that he cause to come here twelve &c. by whom &c who neither &c to recognize &c because aswell &c Afterwards to witt the seaven & twentith day of April in the yeare of Our Lord One thousand Six hundred Seventy seaven came the parties aforesaid by their said Attornyes & the jurors of that jury came likewise to witt Edward Inglish Thomas Spinke Marmaduke Semme Samuel Raspin Thomas Russell Ninian Beale John Darby John Barnes John Waghob John Hyland ffrancis Swinfen & James Rumsey who being impannelled Sumoned & Sworne to say the truth in the premisses upon their Oathes doe say Wee find for the plaintiffs due on the bond forty seaven thousand nine hundred eighty One pounds of tobacco for damages five thousand pounds of tobacco with costs of suite Whereupon it is granted by the Court here the eight & twentith day of April in the yeare aforesaid That the said John Howell & Nathaniel Howell recover against the said George Wells and Johanna Goldsmith aswell the summe of forty seaven thousand nine hundred eighty One pounds of tobacco the remainder of the debt aforesaid together with five thousand pounds of tobacco damages by Occasion of the unjust deteining of the said debt as also the summe of eleaven hundred & fifty pounds of tobacco costs of suite And the said George and Johanna in mercy.



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Liber N N John Thornbush

agt

Thomas Overton

Henry Exon

agt

Arthur Carleton admt

Thomas Carleton.
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Ambrose Bayley late of Charles County otherwise called Ambrose Bayley of Charles County Carpenter was Sumoned to answer unto James Veitch in a plea that he render unto him five hundred pounds of tobacco which to him he oweth & unjustly deteineth.

And whereupon the Said James by Robert Carvile his Attorny Saith that whereas the Said Ambrose upon the eight & twentith day of January in the yeare of Our Lord 1675 by his certaine bill or writeing Obligatory sealed with the seale of him the said Ambrose & here in Court produced whose date is the day & yeare aforesaid did confesse and acknowledge himselfe to owe and stand indebted unto the said James the just sume of five hundred pounds of good Sound merchantable tobacco in caske to be paid conveniently in Charles County upon demand Yet notwithstanding the said Ambrose the said summe of five hundred pounds of tobacco to him the said Veitch though often thereunto requested hath not paid but the same to pay doth deny to the damage of the said James One thousand pounds of tobacco And thereupon he bringeth his suite.

And the said Ambrose by John Jones his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill next Court & it is granted him the same day is given to the said James Veitch.

Afterwards to witt the seaven & twentith day of April in the second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1677 Came the said James & Ambrose by their said Attornyes and the said Ambrose Saith nothing in barr or avoidance of the action aforesaid of him the said James but is content that judgment passe against him for the debt aforesaid without costs of Suite Whereupon it is granted by the Court here that the said James Veitch recover against the said Ambrose Bayly the Summe of five hundred pounds of tobacco the debt aforesaid & the said Ambrose in mercy.

Thomas Taylor agt wise called Thomas Paddison of the County of Thomas Pattison Dorchester in the Province of Maryland Gent was sumoned to answer unto Thomas Taylor gent of a plea that he render unto him One hundred thousand pounds of tobacco which to him he Oweth & unjustly deteineth.

And whereupon the said Thomas Taylor by Robert Carvile his Liber N N Attorny saith that whereas the said Thomas Pattison upon the third day of November Anno Dom 1675 by his certaine bond or writeing Obligatory Sealed with the seale of him the said Thomas Pattison & here in Court produced whose date is the day & yeare abovesaid did confesse & acknowledge himselfe to be holden & firmly bounden unto the said Thomas Taylor in the just quantity of One hundred thousand pounds of good Sound & merchantable leafe tobacco & caske to be paid to the said Thomas Taylor Yet notwithstanding the said Thomas Pattison the said summe of One hundred thousand pounds of tobacco to him the said Thomas Taylor according to the tenor of the said bond though often thereunto requested hath not paid or Satisfied but the same to pay hath hitherto & Still doth deny & refuse to the damage of the said Thomas Taylor One hundred & fifty thousand pounds of tobacco & thereupon he bringeth his suite.

And the Said Thomas Pattison by Kenelm Cheseldyn his Attorny cometh & defendeth the force and injury when &c and prayeth heareing of the said writeing Obligatory & it is read unto him he also prayeth hearing of the Condition of the said writing Obligatory and it is read unto him in these words The Condition of this Obligation is such That if the said Thomas Pattison doe at the next County Court held for the County of Dorchester bring with him a faire & just accompt of all bargaines & sales publique & private that ever have been between the said Pattison & Taylor without fraud or deceipt in any respect whatsoever & to the same to take his corporall Oath & when so done the Court to ballance accompts between Us & what remaines of the ballance of accompt to be paid upon demand convenient in the said County Then this Obligation to be void & of no effect otherwise to remaine in full force & vertue. Which being read & heard the said Thomas Pattison saith that the said Thomas Taylor his action aforesaid Ought not to have for that the said Thomas Pattison hath performed the condition of the said writing Obligatory & this he is ready to averr whereupon he demands judgm^t whether the said Thomas Taylor his action aforesaid against him Ought to have.

And the said Thomas Taylor Saith that he ought not to be barred of his action aforesaid because he saith the said Thomas Pattison hath in nothing performed the Condition of the said writing Obliga- p. 257 tory because he saith that the Said Court of Dorchester hath ballanced the accompts between them and have adjusted the same to thirteen thousand foure hundred & fifty pounds of tobacco to be due to the said Thomas Taylor which the said Thomas Pattison hath not paid or satisfied according to the Condition of the said bond and of this he putts himselfe upon the Country, and the said Thomas Pattison saith he hath performed the said Condition and of this he putts himselfe upon the Country likewise Therefore Comand is

Liber N N given to the Sheriff of S^t Maries County that he cause to come here twelve &c Now here at this day to witt the seaven & twentith day of April Anno 1677 Came the said Thomas Taylor & Thomas Pattison by their Attornyes & the jurors of that jury likewise came to witt Edward Inglish Thomas Spink Marmaduke Semme Samuel Raspin Thomas Russell Ninian Beale John Darby John Barnes Jn° Waghob John Hyland ffrancis Swinfen & James Rumsey who being impannelled sumoned and Sworne to try the issue joyned between the said partyes the said Thomas Taylor refused to make further prosecution in this suite whereupon a nonsuite was awarded ag^t him & that the said Thomas Pattison recover against the said Thomas Taylor the summe of pounds of tobacco costs of suite & the said Thomas Taylor in mercy for his false claime.

Thomas Pattison agt Wise called Thomas Taylor of the County of Dor-Thomas Taylor chester in the Province of Maryland Gent was Sumoned to answer unto Thomas Pattison in a plea that he render unto him One hundred thousand pounds of tobacco which to him he oweth & unjustly deteineth

And whereupon the said Thomas Pattison by Kenelm Cheseldyn his Attorny saith that whereas the said Thomas Tayor the third day of November Anno Dom 1675 by his certaine writeing Obligatory sealed with the seale of him the said Thomas Taylor & here in Court produced whose date is the day & yeare abovewritten was holden & firmly bound unto him the Said Thomas Pattison in the just quantity of One hundred thousand pounds of good sound merchantable tobacco & caske to be paid to the said Thomas Pattison or to his certaine Attorny his heirs executrs & admrs notwithstanding the said Thomas Taylor the said sume of One hundred thousand pounds of tobacco to him the said Thomas Pattison according to the tenor of his said writeing hath not paid although he hath been often thereunto required but the same to pay hath altogether denyed & still doth deny whereupon he saith he is dampnified & hath losse to the value of two hundred thousand pounds of tobacco & thereupon he bringeth his Suite.

And the said Thomas Taylor by Robert Carvile his Attorny Cometh & defendeth the force and injury when &c and prayeth heareing of the said writeing Obligatory & it is read unto him he also prayeth heareing of the Condition of the said writeing Obligatory & it is read unto him in these words following The Condition of this Obligation is such that if the said Thomas Taylor doe at the next Provinciall Court held for the County of Dorchester bring with him a faire & just accompt of all bargaines & sales publique and private which ever have been between the said Taylor & the said Pattison

without fraud or deceipt in any respect whatsoever & to the same Liber N N to take his corporall Oath and when so done the Court to ballance the accompts betweene them & what remaines of the ballance of the accompts to be paid upon demand convenient in the said County then this Obligation to be void & of no effect otherwise to remaine in full force & vertue which being read and heard the Said Thomas Taylor saith that the said Thomas Pattison his action aforesaid against him Ought not to have because he saith the said Thomas Taylor after the makeing of the said writeing Obligatory and before the day of the takeing Out of this writ of the aforesaid Thomas Pattison that is to say On the third day of ffebruary in the yeare of Our Lord 1675 in Dorchester County in Open Court of the said County did bring with him a faire and just accompt of all dealings between them & did in Open Court of the County aforesaid take his corporall Oath to the truth of the Said accompt and the Said Court did allow thereof and of the ballance thereof whereby the said Thomas Pattison rests Debtor to the said Thomas Taylor the summe of thirteen thousand foure hundred & fifty pounds of tobacco according to the effect and forme of the Condition aforesaid & that after the same was so sworne too & ballanced as aforesaid the same was by consent of the said Thomas Taylor & Thomas Pattison delivered to the Clerke of the said County Court of Dorchester aforesaid to be recorded, and this he is ready to averre and desireth judgment if the aforesaid p. 258 Thomas Pattison his action aforesaid against him Ought to have &c And the aforesaid Thomas Pattison Saith that the said Thomas Pattison Saith that the said Thomas Taylor hath not performed the Conditions of the said writeing Obligatory, and this he prayes may be enquired off by the Country and the defendant also.

Therefore Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c Now here at this day to witt the Seaven & twentith day of April Anno 1677 Came the said Thomas Pattison & Thomas Taylor by their Attornyes & the jurors of that jury likewise came to witt Edward Inglish Thomas Spink Marmaduke Semme Samuel Raspin Thomas Russell Ninian Beale John Darby John Barnes John Waghob John Hyland ffrancis Swinfen & James Rumsey who being impannelled Sumoned & Sworne to try the issue joyned betweene the said partyes the said Thomas Pattison refused to make further prosecution in this suite, whereupon a non suite was awarded against him and that the said Thomas Taylor recover against the said Thomas Pattison the summe of

pounds of tobacco costs of suite and the plaintiff in

mercy &c.

Liber N N George Oldfeild) agt these foure causes are continued untill the Samuel Abbott next Court. Edward Husbands agt John Tennison th'elder the Same agt the Same Edward Husbands agt Thomas Oliver Thomas Griffin adm^r Peter Eure agt Morgan Jones Richard Salaway Edward Turner exr Wm Singleton James Williams agt James Rumsey & uxr admr John Bigger Michael Tawney these ten causes are agreed. agt Thomas Binkes Thomas Harwood agt Philip Stevenson Edward Perin agt Daniel Clarke Henry Johnson agt Edward Man Thomas Walker agt

> George Hasfort Michael Yoakely ag^t John Pollard

John Rousby adm^r) Whereas heretofore to witt the Second day of Liber N N December Anno 1676 It was Ordered by the p. 259 ffrancis Allen Court that Capt Philemon Loyd Wm ffoorde agt Edward Man & Wm Crosse or any two of them Henry Tripp state & audite the accompts between the partys

plaintiff & defendant & make report here at this Court, the tenor whereof followeth in these words vizt.

Maryland ss.

To the Honble Thomas Notley Esq Deputy Governour of the said Province with the rest of his Lopps justices at the next Provinciall Court be these humbly presented.

Whereas in an action of accompt in the Said Court depending betweene John Rousby (as administrator of the goods and chattells of ffrancis Allen deceased) plaintiff and Henry Tripp defendt by Order of the same Court (dated the 2^d day of December last past) Wee whose names are subscribed were Ordered & appointed to audite the accompts and view all papers touching the Said cause betweene the said parties & the same audited viewed Stated & examined to report to his Lopps Said justices at the said next Provinciall Court.

Now therefore Wee the Said Auditors haveing (to the best of Our endeavours) causiously perused and in Obedience to the same Order doe make Our report touching the state of the Same accompt to the effect in manner following vizt.

Mr Henry Tripp is Dr to the said estate	1 tob.
To the value of severall bills as p receipt under John Ed- mondsons hand & seale	27416
To Goods as p ditto valued at	.2220
To goods rated in mony as p ditto receipt 15£ 2 ^s sold as by Jn° Edmondsons accompt	.2998
To Severall bills left in the hands of ffrancis Riggs acknowldedged recd p ditto Edmondson valued	. 1 168
Whether any or how much p ann ¹ interest to be allowed	
for the tobacco remaineing in ballance of this accompt	
during the time of its continuance in the hands of the	
accomptants Wee referre to the judgmt & determination	
of the Hon ^{ble} Court.	
P ^r Contra Cred ^r .	1 tob.

Pr Contra Credr.	1 tob.
By tobacco paid by John Edmondson the first accomptant unto Jn° Anderston for the debt of Capt Allen	2262-
unto Jn° Anderston for the debt of Capt Allen	00097
By a bill returned on Geo: Richardson vaf	
ffor the 5 seurll notes produced on which appeares ten hhds	
of tob in the whole to be rotten in the Country alleadged	
by John Edmondson to be recd on the acct of Wm Smith	
(Dr to the said estate) but not so mentioned in any of the	

Liber N N said notes Wee have not absolutely given the same in the creditt pt of this acc^t but referr the same to the judg^t of the Hon^{ble} Court in value Supposedly..... 3747 1 tob. With the like submission to the validity of the 4 notes that relate to the Gou^rn^{rs} tob: recd on Kent val... 5560 1 tob As likewise a note of Richard Bayleys in regard to order produced for Edmondsons payment thereof val... 780 1 tob.

In Testimony whereof Wee have hereunto subscribed Our names and affixed Our seales this sevententh day of January Anno Dom 1676.

Phil: Loyd (sealed)
W^m ffoorde (sealed)
Edw^d Man (sealed)
W^m Crosse (sealed)

Which being read & heard and the said notes produced It is the judgment of the Court here the One & twentith day of April Anno Dom 1677 That what the said Auditors report certaine in Debtor & Creditor be confirmed and that the matter of ffact be tryed by a jury. Wherefore Comand is given to the Sheriff of st Maries County that he cause to come here twelve &c Afterwards to witt the foure & twentith day of April in the yeare aforesaid Came the said John Rousby and Henry Tripp by their Attornyes & the jurors of that jury came also to witt Edward Inglish Richard Peacocke Thomas Spinke Marmaduke Semme Samuel Raspin Roger Baker James Ives Thomas Russell Mark Cordea Ninian Beale John Darby and John Barnes who being impannelled Sumoned & Sworne to Say the truth in the premisses upon their Oathes doe say Wee find for the defendant and referre the damages to this Honble Court. Whereupon it is the judgment of the Court that no damages be allowed the plaintiff But that the said John Rousby recover against the said Henry Tripp the summe of twenty One thousand & eighteene pounds of tobacco the debt aforesaid together with One thousand five hundred ninty six pounds of tobacco costs taxed by this Court.

p. 260 Josias ffendall agt ffendall of a plea wherefore he tooke two thousand five hundred pounds of tobacco and two & twenty barrells of Indian Corne of the proper goods of him the Said Josias ffendall and them unjustly deteined against suertyes & pledges untill &c.

And whereupon the said Josias ffendall by John Jones his Attorny complaineth that the Said James Neale the three & twentith day of November $167\frac{5}{6}$ in Charles County at the plantation late of Hugh O Neale tooke two thousand five hundred pounds of tobacco and two & twenty barrells of Indian Corne of the proper

goods of him the said Josias ffendall and deteined them against Liber N N suertyes & pledges untill &c Whereupon he Saith he is dampnified three thousand pounds of tobacco & thereupon he bringeth his suite.

And the said James Neale by Robert Ridgely his Attorny cometh & defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciall Court and it is granted unto him, the same day is given to the said Josias.

Now here at this day to witt the Seven & twentith day of April in the yeare of Our Lord 1677 came the said Josias by his Attorny aforesaid and offered himselfe against the said James Neale in the plea aforesaid but the said James came not but made default, and the said Josias prayeth that the said James may gage deliverance of the tobacco & Corne aforesaid and it is granted unto him whereupon the said Josias remaines against the said James thereupon wholy undefended, for which the said Josias his damages by Occasion of the takeing & unjust deteining of the said tobacco & corne against the said James Ought to recover but because it is not Knowne what damages the said Josias hath susteined by Occasion of the takeing & unjust deteineing the tobacco and corne aforesaid, his Lopps writ of inquiry of Damages is granted the Said Josias.

Comand was given to the Sheriff of Kent County That whereas complaint is made to his Lopp by Edward Dorsey admr of the goods and chattells of Nicholas Wyatt deceased That Thomas Bland & Damoris his wife have disposed of the estate of the said Nicholas and deny to render any accompt thereof to the said Edward Dorsey, & the said Edward haveing comenced his action here against the said Thomas & Damoris for compelling them to render an accompt of the estate of the said Nicholas to the Said Administrator, And that the said Thomas Bland is upon departure Out of this Province & may depart before he hath answered the said Action & thereby no releife can be had for him the said Edward, That he take the body of him the said Thomas Bland if &c & him safe Keepe so that he enter into recognizance with Sufficient Suertyes to this Court not to depart this Province untill he hath Answered the sd suite & to doe & performe what this Court should doe & determine therein. Now here at this day to witt the 17th day of April 1677 the same Sheriff maketh returne of the writt aforesaid endorsed. By virtue of this writt The body of the within named Thomas Bland. I have taken & here have him ready. Jnº Welsh Sher.

Att which said 17th day of April in the yeare aforesaid the said Thomas Bland appeareing in his proper person the same Sheriff is discharged & the said Edward Dorsey by Robert Carvile his Attorny prayes Speciall bayle whereupon it is Ordered by the Court here the said Thomas Bland be in custody of the Sheriff of st Maries County untill he gives speciall bayle to answer the said Suite. Afterwards

Liber N N to witt the 20th day of the same April came the said partyes & informes the Court that they were upon arbitration by Leiu^t Collonel Thomas Taillor & Major W^m Burges whereupon the plaintiff consents that the said Thomas Bland be discharged Out of Custody.

Comand was given the Sheriff of Calvert County That of the goods & chattells of Thomas Bowdle if &c he cause to be made aswell the summe of seaven thousand six hundred & nine p^{ds} of tobacco a certaine debt recovered ag^t him the 7th of December 1676 by W^m Trego Michael Pope & Comp^a whereof he is convict as also eight hundred forty One pounds of tobacco costs of suite & when he had the same so made or any part thereof the same in his custody Keepe so that he have the same here the 13th of ffebru^ry then next ensueing to render unto the said W^m Trego Michael Pope & Comp^a.

Att which said 13th of ffebruary the same sheriff returneth not the writ aforesaid but on the 17th day of April 1677 the same sheriff returneth the same endorsed.

April the 12th 1677

Then received of Thomas Bowdell the full contents the within written & doe full & absolutely acquitt & discharge the said Bowdell. wittnes my hand.

William Trago.

Testes Jnº Love. Richard Smith junor.

p. 261 23°. January 1676.

To the Honble the Deputy Governour & the rest of the justices of the Provinciall Court

In pursuance of y^r Hon^{rs} Order beareing date the first day of December last past made in a cause depending before y^r Hon^{rs} in the Provinciall Court betweene Richard Speed pft & Edward Erbery & Comp^a def^{ts} whereby I am Ordered to prepare & draw up an order for y^r Hon^{rs} purrusall in relation to attachments & goods attached & condemned thereupon, I have drawne up & prepared an Order & rule of Court which I have hereunto annexed and which I humbly Submit to the consideration of y^r Hon^{rs} grave judgment.

Yr Honrs

most Obedient Servant Ro: Carvile.

Richard Speed ptt
Edward Erbery & Comp^a def^{ts}
Pr^o Decem^r 1676.

Upon motion this day made to this Court by the pits Council it was alleadged that the pit being a master of a Shipp, had brought his action against the defts to reimburse his damages by him susteined & monyes by him paid to the right Honble the Lord Propry upon a bill of exchange charged by him on the deft being his owner & imployer, which bill came in protested & was putt in suite here agt the pit and judgment had agt him which to his great damage he had

satisfied, & therefore to Secure himselfe out of the defts debts effects Liber N N & estate in this Province he comenced that Suite & haveing made his damages appeare & the Sheriff of the County of Charles County where most of the effects lay haveing returned a non est inventus the plt had according to the Act of Assembly in that case made & provided issued Out severall attachmts to the Severall Sheriffs of st Maries & Charles County to attach in the hands of severall persons divers considerable quantityes of tobacco by them due & oweing by bills bonds & accompts to the estate of the Said Edward Erbery & for the better ascertaining & finding what those persons owed to the Said estate, this Court did award a Spa to sumons the Severall Debtrs to discover upon Oath what they really owed to the Said Erbery & thereupon the Said Sheriffs did make returne that they had attached in the hands of Severall persons Severall Summes of tobacco amounting to the Summe of 15122 t of tob. Whereupon this Court upon the ninth day of ffebruary last past did Order the same to be condemned for and towards Satisfaction of the pits debt & damages aforesd & did also Order that a scire facias should issue to the said severall debtors to shew cause (if any they had) why they should not pay their severall debts they owed to the said Erbery to the plaintiff Speed, And it being this day offered for cause that the debts that they so owed, were Secured by bills & Specialtyes which were in the hands of the said Erbery in England or of his Attorny in the Collony of Virginia Out of the jurisdiction of this Province, & unlesse they had their bills & Specialtyes delivered up to be cancelled or generall discharges from under the hand & Seale of Erbery they could not be discharged but were lyable to be sued for their said debts in any place out of this Provinces jurisdiction & therefore they ought not to pay their debts without legall discharges for the same. This Court takeing the premisses into their Serious consideration & the defects in the said Act in this particular & that it was the intent of the Said Act to releive Creditors against persons absent Out of this Province & haveing effects here for recovery of their just debts, & that unlesse the Creditors may have the effects condemned, their suits wilbe rendred ineffectuall to their greater charge & damage, & considering also that all debts made & contracted in this Province or payable in this Province or other goods brought into this Province may be disposed by the jurisdiction of this Province according to Law & justice, & that it is usuall practice not only in Virginia & other Our neighbour Colonyes but also in the Citty of London & other places in the Kingdome of England to attach & condemne goods & debts for payment of Creditors & the Same so condemned to cause to be to the partyes plaintiffs delivered for & towards Satisfaction of their debts. Doe therefore thinke fitt & So order that the said Severall persons in whose hands the debts due to Erbery doe remaine being duly Served with a Scire facias as aforesaid & haveing

Liber N N not shewed any other cause to the contrary doe forthwith Satisfie & pay unto the said plt or his Attorny or other order the said Severall summes of tobacco resting due to the said Erbery in their hands or in default thereof that execution issue Out against them their bodyes goods or chattells for the Same, & that the receipt or discharge of him the sd plt his Attorny or other Order under his or their hands & Seales & made pursuant to this Order shalbe and is hereby Ordered to be a good Sufficient & legall discharge of them the said debtors against the Said Erbery and their Obligations so out as aforesaid. And it is likewise farther ordered that for the future & till a further Supplem^t may be made by a Generall Assembly to the said Act the same rule Shall hold & stand good to all other persons whatsoever sueing in the same nature & proceeding according to the directions in the said Act. And whereas this Court is informed that there are many persons debtors in whose hands debts are attached and condemned as aforesaid who have been alwayes willing & ready to have paid their Said debts being legally discharged & yet upon judgment given upon the Scire facias execution hath issued Out against them with costs of suite contrary to justice The Court doth further order that for the future, the parties appeareing upon the Scire facias and being willing to pay their debts aforesd according to the order aforesaid Shall not be compellable to pay any costs but the charges of sueing out Such Scire facias shalbe paid

Which being read it is the judgment of the Court here the 25th of April 1677 That the said Order Stand in force.

out of the effects of the defendant Unlesse it sufficiently appeare to the Court there by any default in the said person so being Served with the said scire facias & of neglecting or refuseing to pay the summe condemned, in which case execution to issue with costs of Suite only from the scire facias, Of which all Attornyes & other officers of this Court are to take notice & to advise their Clyents in

April the 18th 1677

this particular.

Then was Major Benjamin Rozer sworne One of his Lopps Council & One of the justices of this Court.

Eodem die

Cap^t Thomas Jones was admitted & Sworne One of the Attornyes of this Court.

April 19th 1677

Then was Thomas Palmer servant to Robert Carvile Gent adjudged nineteene yeares of age.

Eodem die. Liber N N

It is the Opinion of the Court here that Capias may issue in Court time against fforreigners returnable Sitting the Court.

April 20th 1677.

Wm Chandler of Charles County Gent tooke the Oath of ffidelity to his Lopp & of Sheriffalty for the said County, & ordered that he be discharged from that part of the Oath of Sheriff relateing to his Deputy for that there is none but the last yeares Deputy to be found fitt to serve in the said County.

John Creycroft] Be it remembred that this day vizt the eighth day of November in the yeare of Our Lord 1676 & in Robert Carvile | the first yeare of the Dominion of the right Honble Charles absolute Lord & Propry &c Came here in Court of the said Lord Propry John Creycroft by Charles Boteler his Attorny and exhibiteth his certaine bill of Complaint against Robert Carvile One of the Attornyes of the same Court according to libertyes & priviledges &c of a plea of trespas upon the case.

And whereupon the said John Creycroft by Charles Boteler his Attorny complaineth That whereas the said Robert One of the sworne Attornyes of the Provinciall Court of his said Lopp was upon the first day of November in the yeare of Our Lord 1675 by the said John Creycroft imployed & reteined and according to the p. 263 Law & custome of this Province accepted & received as a ffee from the said John the sume of foure hundred pounds of tobacco to prosecute a certaine Suite at Law in the said Court of his said Lopp against One Giles Blizard then of this Province for the Summe of two thousand five hundred pounds of tobacco when afterwards that is to Say upon the twenty sixth day of November in the yeare of Our Lord 1675 the aforesaid Robert did sue Out of the Provinciall Court of his Said Lopp at the Citty of st Maries bearing date the 26th day of November aforesaid a certaine Originall writ directed to the Sheriff of Calvert County & returnable the eighth day of ffebruary then next following the 26th day of November aforesd By which Said writ the body of the Said Giles was attached & remained in the custody of the Said Sheriff at the Said Suite of the Said John as p endorsement of the Said Originall under the hand of the Said Sheriff appeareth When the Said Robt Carvile not ignorant of the premisses but minding & fraudulently intending him the Said John Creycroft from his Said true & just action in the prmisses & from the benefitt thereof altogether to exclud debarre & defraud & well Knowing that the Said Giles Blizard was at that time insolvent & intending to runn away & depart this Province, without the comand warrant licence or notice of the said John Creycroft did fraudulently & deceiptfully compound & agree with the Said Giles Blizard & upon

Liber N N the said agreem^t did take the bill of the Said Blizard & discontinue the action of the aforesaid John, thereby utterly excludeing & debarring the said John from the benefitt of his Said writ, by which fraud and deceipt of the Said Robert Carvile the said John Crevcroft is dampnified & hath losse to the value of foure thousand pounds of tobacco, And thereupon he bringeth his Suite.

> And the Said Robert in his proper person cometh & defendeth the force & injury when &c & saith that the plaintiff his action aforesaid against the Said Robert ought not to have for that he being a sworne Attorny of this Court did without any fraud or deceipt & by the plaintiffs order discontinue the said action & of this he putts himselfe upon the judgm^t of the Court whether the plt his action aforesaid against him ought to have.

> And the said John Creycroft Saith that the aforesaid plea of the Said Robert Carvile above in barr pleaded is altogether insufficient in Law to barr him the said John from haveing his action aforesaid neither is he by the Law of the Land thereunto bound to answer, & for cause of demurrer according to the forme of the Statute Saith that the Said plea before by the Said Robert pleaded containeth only matter of fact & therefore for tryall ought to have been putt upon the Country but the Said deft by his Said plea putts himselfe upon the Court, who are only judges of matter of Law for ad questionem facti non respondent judices, ad questionem Legis non respondent juratores. Co: tib.

> And the defend^t Saith that the matter is properly tryable & to be judged by the Court being an Officer of the Court & not proper for a jury & of this he prayes judgmt. Which being over-ruled by the Court the partyes put themselves upon the Country. whereupon comand is given to the Sheriff that he cause to come here twelve &c. Now here at this day to witt the 27th day of April in the yeare 1677 came the parties aforesaid & the jurors of that jury came also to witt Edward English Thomas Spinke Marmaduke Semme Samuel Raspin Thomas Russell Ninian Beale Inº Darby Inº Barnes Inº Waghop John Hyland ffrancis Swinfen & James Rumsey who being impannelled Sumoned and sworne to Say the truth in the premisses upon their Oathes doe say Wee find for the plaintiff.

p. 264 Wm Cannaday Rob^t ffarrer

Johanna ffarrer Executrix of the last will & testament of Robert ffarrer decd was attached Johanna ffarrer ex^x [to answer unto W^m Cannaday of a plea of trespas upon the case.

And whereupon the Said W^m Cannaday by Robert Ridgely his Attorny complaineth that whereas the Said Robert ffarrer the first day of April 1675 in consideration that he the Said W^m Cannaday at the Speciall instance & request of the Said Robert had bargained Sold & delivered unto the Said Robert in the life time

of the Said Robert that is to say betweene the first day of April in the Liber N N yeare aforesaid & the last day of October then next following divers accomodations & goods & paid & disbursed tobacco to & for & by the Order of the Said Robert amounting in the whole to the Summe of six thousand five hundred forty & five pounds of tobacco a particular whereof is by the Said W^m here in Court produced, the Said Robert did assume upon himselfe & to the Said W^m did faithfully promise that he the said Rob^t the same summe of six thousand five hundred forty five pounds of tobacco when thereunto required would well & truly content & pay Yet the aforesaid Robert in his life time nor the Said Johanna Since his death to whom the execution of the testament of the Said Robert since his death hath bin committed the said Summe of six thousand five hundred forty five pounds of tobacco to him the Said W^m though often thereunto required hath not paid but the same to pay hath refused & denyed & the Same to pay as yet doth deny and refuse to the damage of the Said W^m eight

thousand pds of tobacco & thereupon he bringeth his Suite.

And the said Johanna by Kenelm Cheseldyn her Attorny cometh & defendeth the force & injury when &c & Saith that the said Robert in his life did not assume upon himselfe in manner & forme as the said W^m hath declared & of this she putts her selfe upon the Country & the plaintiff also, whereupon it is comanded the Sheriff that he cause to come here twelve &c Now here at this day to witt the eight & twentith day of April Anno 1677 Came the partyes aforesaid by their Attornyes & the jurors of that jury also came to wit Thomas Pattison Thomas Potter Thomas Keyting Jnº Brookes Jnº Garnish Joseph Hackney Lewis Blangy Constant Daniell, Elias Beech Inº Stephens, Thomas Kemp & Thomas Bowdell who being impannelled Sumoned & Sworne to Say the truth in the premisses (and the said W^m Cannaday haveing Sworne to the said accompt) upon their Oathes doe say Wee of the jury doe find for the plaintiff Six thousand five hundred forty-five pounds of tobacco with costs Therefore it is granted by the Court that the said W^m Cannaday recover against the estate of the Said Robert ffarrer aswell the said Summe of six thousand five hundred forty five pounds of tobacco occasioned by the trespas aforesaid as also the summe of One thousand & foure pounds of tobacco costs of suite.

Stephen Gary | Daniel Clarke late of Dorchester County was attached to answer unto Stephen Gary of a plea of Daniel Clarke | trespas assault battery & false imprisonment

And whereupon the Said Stephen Gary by Robert Carvile his Attorny complaineth that the said Daniel upon the twentith day of December in the yeare of Our Lord 1675 being then High Sheriff of the said County of Dorchester by force & armes at the house of him the Said Stephen at Little Choptanck River in the

Liber N N County aforesaid with force & armes upon the said Stephen did make an assault & him did beate & wound & evill handle & him the said Stephen from out of his the Said Stephens house over the said River to the house of him the Said Daniell in the County aforesaid imprisoned with force and armes aforesaid & him So in prison being against the Law & custome of England in this Province used did for a long time that is to say for the space of fifty houres then next following deteine & other injuries to him did to the great damage of the Said Stephen & against his Lopps Peace &c whereupon he saith he is dampnified & hath losse to the value of twenty thousand pounds of tobacco & thereupon he bringeth his Suite:

And the Said Daniel Clarke by George Parker his Attorny cometh & defendeth the force & injury when &c & as to the comeing with force & armes assault and battery, false imprisonmt or any thing against the Peace of the Lord Proprietary in manner & forme as the Said Stephen Gary hath above supposed to be done he Saith he is in no wise thereof giulty & of this he putts himselfe upon the Country. & the plaintiff also. Whereupon it is comanded the Sheriff that he cause to come here twelve &c Now here at this day to witt the twentith day of April 1677 Came the parties aforesaid by their Attornyes & the jurors of that jury also came to witt Thomas Pattison Thomas Gant Jnº Rawlins Thomas Potter Thomas Keyting Raphael Haywood James Ringold Jnº Dent Jnº Brookes Lewis Blangy Constant Daniell & Elias Beech who being impannelled Sumoned & Sworne to speake the truth in the premisses & haveing heard all the evidence then produced upon their Oathes doe say Wee of the jury doe find for the plaintiff assault & false imprisonment damages two thousand pounds of tobacco with costs. Whereupon it is granted by the Court here that the said Stephen Gary recover against the said Daniell Clarke aswell the summe of two thousand pounds of tobacco damages occasioned by the trespas aforesaid as also the Summe of fifteene hundred ninty & Eight pounds of tobacco costs of Suite & the said Daniell in mercy.

Joshua Doyne agt of the County of st Maries Gent was attached to George Oldfeild answer unto Joshua Doyne of a plea that he render unto him two thousand six hundred pounds of tobacco which to him he oweth & unjustly deteineth.

Whereupon the said Joshua by John Jones his Attorny Saith that whereas the said George by his certaine writeing Obligatory under his hand & Seale dated the 22th day of June 1675 did acknowledge himselfe to owe & Stand justly indebted unto the said Joshua the full & just summe of two thousand six hundred pounds of good sound merchantable tobacco in caske to be paid to the Said Joshua at or upon the tenth day of October then next ensueing conveniently

in Wiccocomoco River & did by the Said writeing bind himselfe his Liber N N heirs execut^{rs} & adm^{rs} for the true payment thereof as by the Said writeing here ready to be produced in Court it doth & may appeare, & although the said Joshua hath often demanded the said George to pay unto him the said summe of two thousand six hundred pounds of tobacco according to the contents of the Said writing Yet the Said George hath refused & Still doth refuse to pay the Said Summe of two thousand six hundred pounds of tobacco to the said Joshua, therefore he Saith he is dampnified foure thousand pounds of tobacco & brings his suite.

And the Said George by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill the next Court & it is granted him the same day is given to the said Joshua.

Now here at this day to witt the 27th day of April 1677 came the said Joshua by his said Attorny & offered himselfe against the said George in the plea aforesaid but the said George came not but made default Whereupon it is granted by the Court here that the said Joshua recover against the said George as well the said summe of two thousand Six hundred pounds of tobacco the debt aforesaid as also the summe of six hundred fifty & six pds of tob: costs of suite.

Pope Alvey George Oldfeild otherwise called George Oldfeild p. 266 of the County of st Maries in the said Province agt George Oldfeild Gent. was attached to answer unto Pope Alvey of a plea that he render unto him Six hundred eighty & One pounds of tobacco which to him he oweth & unjustly deteineth

And whereupon the Said Pope by John Jones his Attorny Saith that whereas the said George by his certaine writeing Obligatory under his hand & Seale dated the 3d day of March Annog Dom 1674 did acknowledge himselfe to be holden & firmly bound unto the said Pope in the full Summe of Six hundred eighty One pounds of good sound merchantable tobacco & caske to be paid to the said Pope or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes in Some convenient place in the said County at or upon the tenth day of October next ensueing the date thereof To the which paym^t well & truly to be made the Said George did bind himselfe his heirs executrs & admrs by the Said writeing as by the Said writeing here ready to be produced in Court it doth & may appeare & notwithstanding the said Pope hath often required the said George to pay the said summe of six hundred eighty One pounds of tobacco according to the tenor of the said writeing yet the said George hath refused & yet refuses to pay the same Therefore the said Pope saith he is dampnified two thousand pounds of tobacco & brings suite.

And the said George by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle

Liber N N hereunto untill the next Court & it is granted him the same day is given to the said Pope.

> Now here at this day to witt the 27th day of April in the second yeare of the Dominion of Charles Lord Baltemore &c came the said Pope by his Attorny aforesaid & offered himselfe against the said George in the plea aforesaid but the said George came not but made default Whereupon it is granted by the Court here that the said Pope recover against the said George aswell the summe of six hundred eighty One pounds of tobacco the debt aforesaid as also the summe of Five hundred & twenty pounds of tobacco costs of suite & the said George in mercy.

ffrancis Swinfen

James Rumsey & Ann his wife admrx of all & Singular the goods chattells & creditts of John James Rumsey & ux^r [Bigger of Petuxent River deceased were Sumadm^x In^o Bigger | moned to answer unto ffrancis Swinfen of a plea that they render unto him the full & just

Summe of twenty & six thousand three hundred eighty & five pounds of good sound merchantable leafe tobacco & caske which from him they unjustly deteine

And whereupon the said ffrancis by Robert Ridgely his Attorny Saith that whereas the said John Bigger in his life time to wit the second day of June 1674 by his certaine bill Obligatory sealed with the seale of him the said John & by the said ffrancis here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to be bound & firmly Obliged unto the said ffrancis the full & just summe of twenty six thousand three hundred eighty & five pounds of good sound merchantable leafe tobacco in caske to conteine the same due to be paid to the said ffrancis his certaine Attorny his heirs executrs & admrs in some convenient place in Petuxent River at or before the tenth day of October next ensueing the date thereof To the which payment well & truly to be made the said John did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those prsents. Yet the said John in his life time nor the said Ann while she was Sole to whom adm^{con} of the goods chattells & creditts of the said John Since his death hath been comitted nor the said James & Ann since the Nuptialls between them celebrated the said summe of twenty six thousand three hundred eighty five pounds of tobacco to him the said ffrancis though often thereunto required have not paid but the same to pay have & doe still deny Whereupon the said ffrancis saith he is dampnified & hath losse to the value of thirty thousand pounds of tobacco & thereupon he bringeth his suite.

And the said James & Ann by Kenelm Cheseldyn their Attorny doth come & defend the force & injury when &c & saith that the said p. 267 ffrancis his action aforesaid ought not for that they the said James & Ann have paid the said twenty six thousand three hundred eighty

five pounds of tobacco according to the tenor of the said writeing Liber N N Obligatory & of this they putt themselves upon the Country

And the said ffrancis Saith that he by anything by the said James & Ann above alleadged ought not to be debarred from haveing his action aforesaid against the sd James & Ann for that he Saith that the said James & Ann the said Six & twenty thousand three hundred eighty five pounds of tobacco to him the said ffrancis according to the tenor of the Said writeing Obligatory hath not paid & of this he putts himselfe upon the Country & the said James & Ann also. Therefore comand is given to the Sheriff that he cause to come here twelve &c Now here at this day to witt the six & twentith day of April 1677 Came the partyes aforesaid by their Attornyes & the jurors of that jury also came to wit Thomas Pattison Thomas Potter Thomas Keyting Jnº Brookes Jnº Dent Jnº Brookes Lewis Blangy Constant Daniel Elias Beech Inº Stephens Thomas Kemp & Thomas Bowdell who being impannelled Summoned & Sworne to say the truth in the p^rmisses upon their Oathes doe say Wee of the jury doe find for the plaintiff twelve thousand nine hundred & five pounds of tobacco with costs. Whereupon it is granted by the Court here that the said ffrancis recover against the estate of the said John Bigger deceased aswell the summe of twelve thousand nine hundred & five pounds of tobacco debt as also Seventeen hundred & eight pounds of tobacco costs of suite.

Gerard Slye

agt

In the first yeare of the Dominion of Charles &c AnBenja Rozer

Benja Rozer

Memorandum this day vizt the 7th day of December
in the first yeare of the Dominion of Charles &c Annog Dom 1676 Came here into Court Gerard Slye by

Kenelm Cheseldyn his Attorny & exhibiteth his certaine bill of Complaint agt Benja Rozer One of the Attornyes of
this Court here present in Court according to the libertyes & priviledges &c of a plea that he render unto him the summe of foure
hundred & sixty pounds of lawfull mony of England which to him
he oweth & unjustly deteineth

And whereupon the said Gerard by Kenelm Cheseldyn his Attorny Saith that whereas the said Benja upon the 18th day of April in the first yeare of the Dominion of Charles &c Annog Dom 1676 by his certaine writeing Obligatory Sealed with the seale of him the said Benjamin & here in Court produced whose date is the day & yeare aforesaid was holden & firmly bound unto Gerard Slye of st Maries County in the Province aforesaid merchant in the summe of foure hundred & Sixty pounds of good & lawfull mony of England to be paid to the said Gerard Slye his executrs admrs assignes or certaine Attorny To the which payment well & truly to be made the said Benja did bind himselfe his executrs & admrs firmly by those presents notwithstanding which the said Benjamin the said summe of foure hundred & Sixty pounds unto the said Gerard hath not paid

Liber N N nor rendered but the same to pay hath denyed & as yet doth deny whereupon the said Gerard Saith he is dampnified & hath losse to the value of six hundred pounds Sterling & thereupon he bringeth his suite.

And the said Benjamin in his proper person doth come & defend the force & injury when &c & prayeth hearing of the writing aforesaid & it is read unto him he also prayes hearing of the Condition of the said writeing which is read unto him in these words. The Condition of this Obligation is Such That whereas the abovebound W^m Barrett hath drawne three bills of Exchange all of One tenor & date & beareing date with these preents upon his ffather Mr Wm Barrett of London merchant for the sume of two hundred & thirty pounds lawfull mony of England payable at sixty dayes sight to M^r Gerard Slye abovenamed or his Order Now if any one of the said bills of Exchange be well & truly paid according to the tenor of the p. 268 same, then this Obligation to be void otherwise to remaine in full force power & virtue Which being read & heard the said Benjamin by Robert Ridgely his Attorny Saith that the Said Gerard his action aforesaid agt him ought not to have because he saith vt all & Singular the covenants clauses & conditions in the Condition of the said writeing Obligatory mentioned he hath performed according to the tenor thereof & thereof demands judgm^t if the said Gerard his action aforesaid agt him can mainteine—And the Said Gerard Saith that the said Benja the Said Condition of the Said writeing Obligatory hath not performed & this he prayeth may be enquired off by the Country & the said defendant likewise Whereupon Comand is given to the Sheriff of St Maries that he cause to come here twelve &c Now here at this day to wit the six & twenty day of April Anno 1677 Came the partyes aforesaid & the jurors of that jury also Came to wit Thomas Pattison Thomas Potter Thomas Keyting ffrancis Swinfen John Dent In^o Brookes Lewis Blangy Constant Daniell Elias Beech Inº Stephens Thomas Kemp & Thomas Bowdell who being impannelled sumoned & Sworne to Say the truth in the p^rmisses & the bill of exchange protested with an accompt by the said Gerard brought into Court due from the said W^m Barrett vizt

being read & heard the said jurors upon their Oathes doe say Wee find for the plaintiff Whereupon it is granted by the Court here that the said Gerard recover against the said Benjamin aswell the summe of One hundred Seventy Seaven pounds Sterling as also the summe of One thousand and twelve pounds of tobacco costs of suite.

John Baker Liber N N this action abate the defendant being dead. agt Vincent Atcheson ag^t
W^m Eagle & Amiah his wife adm^{rx} Jn^o Burges
the defend^{ts} by Kenelm Cheseldyn their Attorny appeare & imparle untill next Court. Morgan Jones the deft by Robert Ridgely his Attorny appeares & John Rawlins simpt untill next Court. Jnº Edmondson the defts not appeareing this Court It is agt granted by the Court here this day to wit George Oldfeild & Petronella his wife adm^x the 27th day of April 1677 that the bond of adm^{con} be prosecuted. Jnº Carr Simon Reader & ux¹ agt John Stanley ffrances Lucas ex* Wm Lucas agt Henry Rider Thomas Skillington agt these five actions are agreed. Jnº Atkey W^m Orchard & Comp^a agt the Same Robert Ridgely Charles James Daniel Clarke p. 269 this cause discontinued. John Atkey Edward Man Elizabeth Delaroch late of st Maries County executrix of the last will & testament of Elizabeth Delaroch ex^{rx} [Charles Delaroch deceased was Sumoned to

she render unto him Seaven thousand eight hundred ninty Six pounds of tobacco which from him She unjustly deteineth

answer unto Edward Man in a plea that

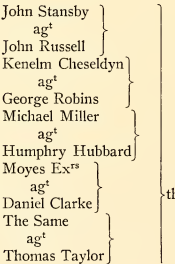
Charles Delaroch

Liber N N

And whereupon the said Edward by Mathew Warde his Attorny Saith that whereas the said Charles Delaroch in his life time to wit the 17th day of May Anno Dom 1675 did by his certaine writeing Obligatory Sealed with the Seale of him the Said Charles & here in Court produced whose date is the day & yeare abovewritten bind himselfe his heirs executrs & admrs to pay or cause to be paid to him the said Edward Man his certaine Attorny Executrs or assignes in Talbott County at place or places for Shipping the full quantity of Seaven thousand eight hundred ninty Six pounds of tobacco Notwithstanding which the said Charles in his life time nor the said Elizabeth since his death executrix of the last will & testam^t of the said Charles the said summe of Seaven thousand eight hundred ninty Six pounds of tobacco have not paid though often thereunto required but the same have denyed & Still doe deny to the damage of the said Edward fourteene thousand pounds of tobacco & thereupon he brings his Suite.

And the said Elizabeth by John Jones her Attorny cometh & defendeth the force & injury when &c & prayeth liberty of Speakeing hereunto untill the next Court & it is granted her the same day is given to the said Edward

Now here at this day to wit the Seaven & twentith day of April Anno Dom 1677 Came the said partyes by their Attornyes and the said Elizabeth saith that as to five thousand two hundred & thirty pounds of tobacco the remaind of the said Summe of Seaven thousand eight hundred ninty Six pounds of tobacco she is content that judgm passe against her as Executrix as aforesaid Where it is granted by the Court here that the said Edward recover agt the Estate of the Said Charles Delaroch aswell the summe of five thousand two hundred & thirty pounds of tobacco the remainder of the debt aforesaid as also



these Seaven actions are agreed.

Rob^t Carvile

ag^t

Henry Lewis adm^r of

Thomas Chandler

The Same

ag^t

John Larkin

Liber N N

Robert Carvile agt Robert Cager deceased was Sumoned to answer Peter Watts ext unto Robert Carvile One of the Attornyes of this Robert Cager Court of a plea that he render unto him foure hundred pounds of tobacco which from him he unjustly deteineth

And whereupon the said Robert in his proper person Saith that whereas the said Robert Cager upon the fourtenth day of July in the yeare of Our Lord 1675 by his certaine bill or writeing Obligatory Sealed with the Seale of him the said Robert Cager & here in Court produced whose date is the day & yeare abovesd did confesse & acknowledge himselfe to owe & Stand indebted to the said Robert Carvile in the summe of foure hundred pounds of good tobacco to be paid to the said Robert upon the tenth day of October then next in some convenient place in St Maries County to which payment he did thereby bind himselfe his Executrs & admrs. Yet the Said Robert Cager in his life time nor the Said (Robert) Peter Watts Since his death the said summe of foure hundred pounds of tobacco to him the Said Robert Carvile hath not paid but the Same to pay doth deny to the damage of the said Robert Carvile One thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Peter Watts by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c & saith nothing in barr of the action aforesaid of him the said Robert Carvile in forme aforesaid brought against the said Peter Whereupon it is granted by the Court here the 27th day of April Anno 1677 that the said Robert Carvile recover against the estate of the Said Robert Cager aswell the summe of foure hundred pounds of tobacco the debt aforesaid as also the Summe of one hundred & Sixty pounds of tobacco costs of suite.

Moyes Exrs agt

John Allen

Robert Carvile agt

Stephen Murty

The defendants by Jno Jones his Attorny appeare agt

at the defendants by Jno Jones his Attorny appeare

Liber N N Robert Carvile agt W^m Russell these two causes continued untill next the same Court. agt the same adm^r Thomas Chandler.

> Robert Peca This cause being upon supersedeas & writ of Error in a cause late depending betweene the said parties in agt Henry Stockett. Ann Arrundell County & it appeareing to the Court here this 26th day of April Anno 1677 that Security is not given according to the Act of Assembly in Such case made & provided a precedendo is granted and Ordered That of the said Peca gives security in the County Court according to the said Act & Certificate thereof be sent hither that then the Supersedeas to stand good.

Afterwards to wit in June Court to wit the 19th day of June in the yeare aforesaid Came the said Robert Peca and produced this Certificate following under the hand of Richard Boughton Clerke of the said County Court the tenor whereof followeth in these words vizt Att a Court held at the Ridge in Ann Arundell County the twelfth day of June 1677 Present Comissors Coff William Burges Major Samuel Lane Robert ffrancklyn & Thomas ffrancis Gent p. 271 Robert Peca of this County planter together with his Suerties Nathan Smith & Patrick Hall came here & for themselves &c did become bound to Henry Stockett late High Sheriff of this County his certaine Attorny &c by a certaine bond beareing date this 12th day of June instant to pay & Satisfie unto the Said Henry Stockett &c the just Summe of seaven thousand pounds of merchantable tobacco & caske in case the abovesaid Robert Peca shall not prosecute with effect a certaine writ of Error by the said Robert purposed or intended to be Sued Out against a certaine judgm^t obtained by the said Henry Stockett against the said Robert at a Court held in the County aforesaid on the 17th day of October last past whereby the said Henry recoured against the Said Robert aswell the summe of two thousand six hundred pounds of tobacco debt as also the Summe of eight hundred ninty Seaven pounds of tobacco costs of Suite. Which being read & heard it is Ordered by the Court here that the said Peca be discharged from the execution upon which he lyes prisoner at the suite of the said Henry Stockett for fifteen hundred & eight pounds of tobacco costs allowed by this Court & from the said procedendo.

Jonathan Sibrey | Edward Gunnell late of Cecil County was attached to answer unto Jonathan Sibrey in a plea of tres-Edward Gunnell | pas upon the case.

And whereupon the said Jonathan by Robert

Carvile his Attorny Saith that whereas the said Jonathan at the Liber N N Speciall instance & request of the said Edward upon the tenth day of March in the yeare of Our Lord 1675 did lend unto him the said Edward One good new boate with Sailes & riggen to the same belonging of the value of three thousand five hundred pounds of tobacco he the said Edward in consideration thereof did assume upon himselfe & to the said Jonathan did faithfully promise that he the Said Edward would not only returne the said boate Safe & Sound againe to the said Jonathan in some Short tyme then after, but that he would also pay & Satisfie unto the said Jonathan what he should reasonably deserve for the hire of the Said boate when he should be thereunto lawfully requested & the said Jonathan in fact Saith that the said Edward did Keepe the Said boate from the said Jonathan in the Service of the said Edward from the tenth of March aforesaid till the eightenth day of October 1676 without rendring any Satisfaction for the Same or for the hire thereof or for the Said boate contrary to his promise & assumption aforesd though often to the same requested whereupon the said Jonathan Saith he is dampnified & hath losse to the value of six thousand pounds of tobacco & thereupon he bringeth his suite.

And the Said Edward Gunnell by Mathew Warde his Attorny cometh & defendeth the force & injury when &c & Saith he did not assume in manner & forme as above against him is declared & this he prayes may be enquired of by the Country & the plaintiff also. Therefore Comand is given to the Sheriff that he cause to come here twelve &c Now here at this day to wit the 28th day of April Anno 1677 Came the partyes aforesaid by their Attornyes & the jurors of that jury also came to wit Edward English Marmaduke Semme Samuel Raspin Thomas Russell Inº Darby John Barnes John Waghopp Inº Hyland ffrancis Swinfen James Rumsey Thomas Spinke & Michael Miller who being impannelled sumoned & Sworne to speake the truth in the p^rmisses upon their Oathes doe Say Wee find for the plaintiff two thousand five hundred pounds of tobacco with costs of Suite Whereupon it is granted by the Court here that the Said Jonathan recover against the said Edward aswell the summe of two thousand five hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of One thousand & fourteen pounds of tobacco costs of suite. And the said Edward in mercy.

Johnathan Sibrey agt County were attached to answer unto Jonathan Edward Gunnell & Sibrey in a plea of trespas upon the case Joseph Sayres And whereupon the said Jonathan Saith by Robert Carvile his Attorny that the said Edward & Joseph Seyres about the latter end of the month of January in the first yeare of the Dominion of Charles &c Ano Dom 1675 haveing

Liber N N had Some communication with him the said Jonathan touching the letting to hire to them (being joyntly concerned in Keepeing a Store together) a certaine roome belonging to the said Ionathans dwelling house for them the said Edward & Joseph to Keepe a Store in & for their accomodations with the said Jonathan for dyet washing & lodging for five or six months, they the said Edward & Joseph at last came to this conclusion together with the said Jonathan that they should for such Store & accommodations as they should haue at the said Jonathans house as aforesaid pay & allow unto him the said Jonathan for the first two months that they should Stay there the summe of fifteen hundreds pounds of tobacco & for the other three or foure months if they should stay there so long only One thousand pounds of tobacco p month & so after that rate for a lesser time & thereupon the said Jonathan did lett to hire to them a Roome to Keepe Store in as aforesaid In consideration whereof they did joyntly & Severally assume upon themselves and to the Said Jonathan faithfully promise that they would well & truly Satisfie & pay unto him the said Jonathan the said fifteene hundred pounds of tobacco p month for the first two months & One thousand pound of tobacco for the other three or foure months as aforesd for their Store & accomodations aforesaid when they should be thereunto requested And the said Jonathan in fact saith that the said Edward Gunnell & Joseph Seyres tooke possession of the said Store about the twentith day of January 1676 and there continued till the ninetenth day of July then next following being in all six months & dureing all that time were well & Sufficiently accommodated with meate drinke washing & lodgeing which according to the rates aforesaid comes to the summe of Seaven thousand pounds of tobacco Yet notwithstanding the said Edward Gunnell and the said Joseph Seyres nor either of them the said summe of Seaven thousand pounds of tobacco to him the said Jonathan though often thereunto requested have not paid or satisfied according to their promise and assumption aforesaid but the same to pay doe altogether deny & refuse to the damage of the said Jonathan ten thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Edward Gunnell by Mathew Warde his Attorny cometh & defendeth the force & injury when &c & Saith that he did not assume in manner and forme above against him declared & this he prayes maybe enquired off by the Country & the said Jonathan also. Whereupon it is comānded the Sheriff that he cause to come here twelve &c Now here at this day to witt the 28th day of April Anno Dom 1677 Came the partyes aforesaid by their said Attornyes & the jurors of that jury also came to witt Edward English Marmaduke Semme Samuel Raspin Thomas Russell John Darby John Barnes John Waghop Jno Hyland ffrancis Swinfen James Rumsey Thomas Spinke & Michael Miller who being impannelled Sumōned

& Sworne to say the truth in the premisses upon their Oathes doe Liber N N Say Wee find for the plaintiff according to agreement Seaven thousand pounds of tobacco with costs of suite. Whereupon it is granted by the Court here that the said Jonathan Sibrey recover against the Said Edward Gunnell aswell the summe of seaven thousand pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of One thousand & fourteen pounds of tobacco costs of suite & the said Edward in mercy.

Joseph Edloe Henry Rider late of st Maries County was attached p. 273 to answer unto Joseph Edloe admr of the goods & Chattells of John Edloe deceased of a plea of trespas upon the case.

And whereupon the Said Joseph by Robert Carvile his Attorny Saith that the said Inº Edloe being in his life time possessed of certaine beasts that is to say of a redd Cow cropt & a hole in the right eare & over halved on the left of the price of eight hundred pounds of tobacco & a yearling redd Bull calfe the encrease of the Cow of the price of two hundred pounds of tobacco & another redd Cow cropt & a hole in the left eare & two nicks on the right with a calfe sucking on her price One thousand pounds of tobacco of the proper goods & chattells of the Said John Edloe he the Said John in December Anno Dom 1675 dyed So possessed, after whose death Letters of administracon of the goods and chattells of the Said John were On the tenth day of January by the Honble Philip Calvert Esc judge for probate of wills and granting administrations &c in due forme of Law committed to the said Joseph By virtue whereof he is become justly intitled to the said beasts & their encrease, which beasts after the death of the said John Edloe that is to Say the first day of January 1675 at St Jeromes in st Maries County to the hands & possession of the Said Henry Rider by finding came notwithstanding the Said Henry Knowing the beasts aforesaid to be the proper beasts of the said John & to the Said Joseph by virtue of the administracon aforesaid of right to belong and appurteine craftily & fraudulently intending the Said Joseph in that behalfe craftily & Subtilly to defraud & deceive the beasts with their encrease to the said Joseph though often thereunto requested hath not delivered but the beasts aforesaid that is to Say the first day of ffebruary 1675 at St Jeromes aforesaid to his owne proper use & pfitt converted & disposed to the losse of the said Joseph five thousand pounds of tobacco & thereupon he bringeth his Suite. And the Said Joseph bringeth here in Court his Letters of adm^{con} by which it may appeare to the Court here he hath right of administracon

And the Said Henry Rider by John Jones his Attorny Saith he is not guilty as above is exprest & putts himselfe upon the Country & the plaintiff also. Therefore it is comanded the Sheriff that he cause

Liber N N to come here twelve &c Now here at this day to wit the five & twentith day of April Anno 1677 Came the partyes aforesaid by their said Attornyes & the jurors of that jury came also to witt Thomas Pattison Thomas Potter Thomas Keyting ffrancis Swinfen Inº Dent Inº Brookes Lewis Blangy Constant Daniell Elias Beech Inº Stephens Thomas Kemp and Thomas Bowdell who being impannelled Summoned & Sworne to say the truth in the premisses upon their Oathes doe say Wee of the jury doe find for the plaintiff that he have from the defendant the said two Cowes & One yearling Bull & One calfe in Kind and pay Six hundred pounds of tobacco damages with costs Whereupon it is granted by the Court here that the said Joseph Edloe recover against the Said Henry Rider two Cowes One yearling bull & One calfe with six hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of two thousand three hundred forty eight pounds of tobacco costs of suite & the said Henry in mercy.

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James Rumsey & Ann his wife
  adm<sup>rx</sup> Jn<sup>o</sup> Bigger
          agt
John Cage adm<sup>r</sup> Charles
  Gregory
                                      these three actions abate the de-
John Allen
                                      fendant being dead.
   agt
the Same
The Same
   agt
the Same
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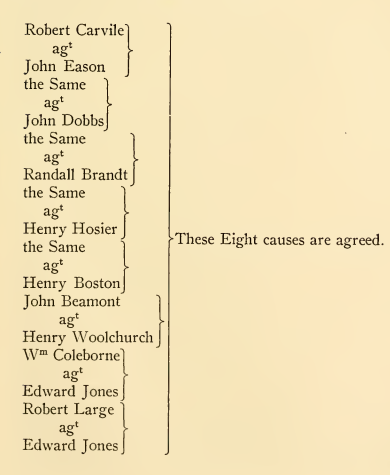
p. 274 John Codere agt Elizabeth Delaroch

Elizabeth Delaroch Executrix of the last will & testament of Charles Delaroch deceased was attached to answer unto John Codere of ex^{rx} Charles Delaroch | a plea of trespas upon the case

And whereupon the said John Codere by Robert Ridgely his Attorny complaineth that whereas Charles Delaroch in the life time of the said Charles to wit the 13th day of October 1675 bought had & received of the said John divers goods & merchandizes a particular whereof is by the said John here in Court produced amounting too in the whole the summe of foure thousand three hundred ninty five pounds of tobacco in consideration whereof the Said Charles upon himselfe did assume & to the said John did faithfully promise that he the said Charles the said Summe of foure thousand three hundred ninty five pounds of tobacco to him the said John when thereunto required would well & truly content & pay notwithstanding which the said Charles in his life time nor the Said Elizabeth Since his death to whom administration of the testament

of the said Charles Since his death hath been committed the Said Liber N N sume of foure thousand three hundred ninty five pounds of tobacco to him the said John though often thereunto required have not paid or any way contented for the Same but the same to pay or Satisfie have refused & as yet doe refuse to the damage of the Said John five thousand pounds of tobacco & thereupon he bringeth his suite

And the Said Elizabeth by Kenelm Cheseldyn her Attorny cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill the next Provinciall Court & it is granted her the same day is given to the said John Codere. Now here at this day to witt the eight & twentith day of April Anno 1677 Came the Said John by his Said Attorny & offered himselfe against the said Elizabeth in the plea aforesaid but the Said Elizabeth came not but made default whereupon it is granted by the Court here (the said John haveing Sworne to the said accompt) that the said John recover against the estate of the Said Charles Delaroch aswell the summe of foure thousand three hundred ninty five pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred forty & foure pounds of tobacco costs of suite but so as execution thereof cease untill assetts.



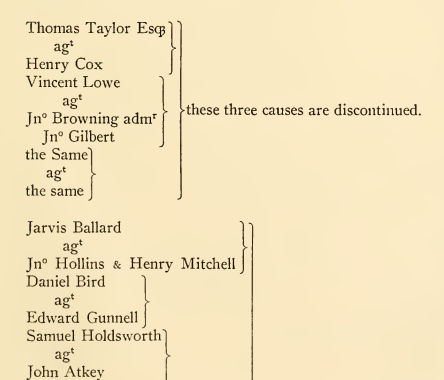
p. 275 agt W^m Hatton

Liber NN Garret Vansweringen William Hatton admr of all & Singular the goods chattells debts and creditts of Richard Hatton deceased was attached to answer unto Garret Vansweringen of a plea of trespas upon the case.

> And whereupon the said Garret Vansweringen by Robert Ridgely his Attorny complaineth that whereas the said Garret the fourth day of ffebruary 1674 being possessed of a man Servant named Robert Harper Skilled in Phisick & Chirurgery & of the same arts had made profession in this Province and constantly used practiced & exercised the same for the cureing divers deseases Sore paynes, aches &c in & upon severall the good people of this Province with good Successe, the said Richard in the life time of the Said Richard to wit the fourth day of ffebruary 1674 aforesaid takeing notice of the Severall cures done & performed by the Said Robert in & upon severall sick & lame persons by him undertaken the said Richard being then troubled with and labouring under a certaine virulent coroded Ulcer in this Legg In consideration that the Said Garret would permit Suffer & Send the Said Robert to the house of the said Richard in st Georges hundred in St Maries County with medicines what should be necessary & convenient for the same Ulcer & Sore in his Legg, & lett the Said Robert dresse the same as often as he should thinke fitt, the said Richard did assume upon himselfe & to the Said Garret did then & there faithfully promise that he the said Richard the said Garret for the labour Skill & paines of the said Robert his Servant & for the medicines & remedyes by the said Robert to him the Said Richard applyed he the said Richard what the same should reasonably deserve when thereunto required him the said Garret would well & truly content & pay And the said Garret in fact saith that trusting to the faithfull promise and assumption of the said Richard to him the said Garret so as aforesaid made, he the said Garret his said Servant Robert with such medicines as the Said Robert required did Send to the said Richard at his house aforesaid & the said Robert him the Said Richard as his Chirurgeon & Doctor did attend and his ulcerous legg did from time to time dresse, and all Such meanes as the Said Robert thought necessary to him the said Richard did apply give & administer from the said fourth day of ffebruary in the yeare aforesaid untill the first day of June then next following, for the labour & paines of the Said Robert in & about the Same & also for the medicines & remedyes therein & thereby expended he the said Garret doth reasonably deserve two thousand five hundred pounds of tobacco Notwithstanding the said Richard Hatton in his life time nor the Said W^m Since his death to whom administration of all & Singular the goods Chattells & Creditts of the said Richard Since his death hath been comitted the Said Summe of two thousand five hundred pounds

of tobacco to him the said Garret due as aforesaid have not satisfied Liber N N or contented in anywayes for the Same but the Same to pay or Satisfie hath refused & denyed & the same to pay & Satisfie as yet doth refuse & deny Whereupon the said Garret saith he is dampnified & hath lost to the value of three thousand pounds of tobacco & thereupon he bringeth his Suite.

And the said W^m by Kenelm Cheseldyn his Attorny doth come & defend the force & injury when &c & saith that the Said Richard in his life time did not assume upon himselfe in manner & forme as the said Garret hath above declared against him & of this he putts himselfe upon the Country & the said Garret likewise, Therefore comand is given to the Sheriff that he cause to come here twelve &c Now here at this day to wit the Six & twentith day of April Anno Dom 1677 Came the said Garret & Wm by their said Attornyes & the jurors of that Jury came likewise to wit Edward English Marmaduke Semme Thomas Spink Samuel Raspin Thomas Russell Ninian Beale Jnº Darby Jnº Barnes Jnº Waghop John Hyland ffrancis Swinfen & James Rumsey who being impannelled Summoned and Sworne to say the truth in the premisses upon their Oathes doe Say Wee find for the plaintiff eight hundred weight of tobacco. Whereupon it is granted by the Court here that the said Garret recover against the estate of the said Richard Hatton as well the summe of Eight hundred pounds of tobacco damages Occasioned by the trespas aforesaid as also the summe of pounds of tobacco costs of suite.



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Liber N N Marmaduke Semme)
            agt
         W<sup>m</sup> King
         Ellis Coleman
              agt
         Robert Blades
         Thomas Marsh exr Ralph)
           Williams
             agt
         John Desjardiens
         the Same
            ag^t
         Mathew Howard
         Thomas Hopkins
               agt
         Henry Hatton
         Jnº Baker
            agt
         Jnº Quigley
         the same
            agt
         the same
         the same
            agt
         the same
         Garret Vansweringen
            ag^t
         the same
   p. 277 Thomas Walker
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these twelve causes are agreed.

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agt
Mary Roe ex* Edd Roe
Samuel Raspin
    agt
John Stone
Robert Thompson
   agt
John Allen
the Same
  ag^t
the same
Michael Miller
     agt
Jnº Cooper & Edward Browne
Jn° Dobbs
   agt
Peter Sayer
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these eight causes continued untill next Court.

Liber N N

W^m Jones
ag^t
Will & Testament of Edward Roe late of the Same
Mary Roe ex^{rx}
Edward Roe.
Jones of Ann Arundell County Phisitian in a plea
that she render unto him three thousand eight hundred and thirteene pounds of tobacco which she unjustly deteineth.

And whereupon the said W^m by Thomas Bland his Attorny complaineth that whereas the said Edward the twentith day of November 1675 by his certaine writeing Obligatory sealed with his Seale & here in Court produced whose date is the day & yeare abovesaid became bound by the name of Edward Roe of Talbott County in the Province of Maryland Gent his execut^{rs} & adm^{rs} to pay or cause to be paid unto W^m Jones of Ann Arundell County Phisitian or his Order the full quantity of three thousand eight hundred & thirteene pounds of neate of good Sound merchantable leafe tobacco & caske to conteine the same at or upon demand after the twentith day of December next ensueing the date thereof at some convenient place in Talbott County aforesaid or else in Calvert County within halfe a mile to some convenient landing to the performance whereof the said Edw^d hath putt his hand & seale & notwithstanding the same hath been often demanded Yet neither the said Edward in his life time nor the Said Mary Since his death Executrix to the Said Edward hath not paid the Same but the Same to pay doth refuse to the damage of the plaintiff six thousand pounds of tobacco whereupon he brings his Suite.

Now here at this day to wit the Seaven & twentith day of April Anno 1677 came the said Mary by Mathew Warde her Attorny & Saith That as to two thousand two hundred thirty foure pounds of tobacco the remainder of the debt aforesaid (the Summe of fifteen hundred seventy nine pounds thereof being paid) she is content that judgment issue for the same. Whereupon it is granted by the Court here that the said William Jones recover against the estate of the said Edward Roe aswell the summe of two thousand two hundred thirty foure pounds of tobacco the debt aforesaid as also the summe of One thousand & One pounds of tobacco costs of suite.

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Liber N N Bruen Radford

agt

Edward Williams }

the Same

agt

Edward Pynn }

The Same

agt

Arthur Carleton
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Marmaduke Semme agt of Charles County of the Province of Maryffrancis Wyne land Cooper was attached to answer unto
Marmaduke Semme of a plea that he render
unto him six thousand Seaven hundred thirty five pounds of tobacco
which he oweth & unjustly deteineth

And whereupon the Said Marmaduke by John Jones his Attorny saith that whereas the said ffrancis by his certaine writeing Obligatory under his hand & Seale dated the 22th of July 1676 did bind himselfe his heirs execut^{rs} & adm^{rs} to pay or cause to be paid to the said Marmaduke the full & just quantity of six thousand five hundred thirty five pounds of tobacco & caske to be paid at or upon the tenth day of October next ensueing the date thereof in some convenient place in Wiccocomoco River & although the said Marmaduke hath often demanded the said six thousand Seaven hundred thirty five pounds of tobacco of the Said ffrancis according to the contents of the Said writeing Obligatory which is here ready to be produced in Court and by which writeing the Said debt may more at large appeare Yet the said ffrancis hath refused & Still doth refuse to pay the said summe of six thousand Seaven hundred thirty five pounds of tobacco unto him the said Marmaduke whereupon he saith he dampnified ten thousand pounds of tobacco & bring suite.

And the said ffrancis by Christopher Rousby his Attorny cometh & defendeth the force and injury when &c & prayeth liberty of speakeing hereunto untill April Court next & it is granted him the same day is given to the said Marmaduke.

Now here at this day to wit the eight & twentith day of April Anno 1677 came the Said Marmaduke by his Said Attorny but the Said ffrancis came not but made default Whereupon it is granted by the Court here That the said Marmaduke recover ag^t the said ffrancis aswell the summe of six thousand seaven hundred thirty five pounds of tobacco the debt aforesaid as also the summe of five hundred thirty & Six pounds of tobacco costs of suite & the Said ffrancis in mercy.

John Barnes agt

Elizabeth Delaroch executrix of the last will & Liber N N testament of Charles Delaroch decd was at-Elizabeth Delaroch tached to answer unto John Barnes of a plea ex^{TX} Ch: Delaroch | that She render unto him One man servant Kind which from him She unjustly deteines.

And whereupon the Said John by John Jones his Attorny complaines that whereas the said Charles the 21th of January 1675 by his certaine writeing Obligatory Sealed with his seale & here in Court produced whose date is the day & yeare abovewritten did bind himselfe his heirs execut^{rs} & adm^{rs} to pay or cause to be paid unto the said John his heirs execut^{rs} adm^{rs} or assignes a man Servant Kind that should have six yeares to serve well and Sound at or upon the twenty fifth day of December then next ensueing as by the Said writeing more at large may appeare notwithstanding the said Charles in his life time nor yet the said Elizabeth executrix of the last will & testament of the said Charles Since his death according to the tenor of the Said writeing Obligatory the said Servant hath not paid unto the said John though often thereunto required but the same to pay hath denyed & still doth deny whereupon he Saith he is dampnified & hath losse to the value of five thousand pounds of tobacco & thereupon brings suite.

And the said Elizabeth by Kenelm Cheseldyn her Attorny comes & defends the force & injury when &c & prayeth the hearing of the Said writeing Obligatory & t'is read unto her She likewise prayeth the hearing of the Condition of the said writing Obligatory & t'is read unto her in these words The Condition of this Obligation is such That if the above binded Charles Delaroch doe pay or cause to be paid unto the Said Barnes the Said Servant by the said terme p. 279 then this Obligation is to be void, if the Said Servant is not delivered accordin to condition then the said Charles is to pay or cause to by paid unto the Said Barnes the full & just summe of two thousen five hundred pounds of tobacco in caske if the said Servant be paid as abovesaid then this Obligation is to be void ostrewoisse to stan in full forse & wertu in Law which being read & heard the said Elizabeth saith that she Stands indebted by debts of a higher nature beyond which she hath not assetts to Satisfie the abovesaid debt & of this She craves judgment whether the said John his action aforesaid Ought to have.

And the said John saith he ought not to be barred of his action for the said debt for what above is alleadged and craves judgment whether he ought or not.

Now here at this day to wit the 28th day of April 1677 It is granted by the Court here that the said John Barnes recover against the estate of the said Charles the Summe of two thousand five hundred pounds of tobacco the debt aforesd together with the Summe

Liber N N of pounds of tobacco costs of suite but So as execution Stay untill assetts.

> W^m Hatton agt

Garret Vansweringen late of st Maries County was attached to answer unto Wm Hatton Garret Vansweringen | adm^r of the goods & chattells of Richard Hatton deceased in a plea of trespas upon the case.

And whereupon the said W^m by Kenelm Cheseldyn his Attorny complaineth that whereas Daniel Clocker late of st Maries deceased. in his life time Stood indebted to the said Richard Hatton in his life time the summe of two thousand three hundred & fifty pounds of tobacco the Said Garret the nine & twentith day of January in the yeare of Our Lord 1674 in Consideration that the said Richard Hatton would discharge the Said Daniel from the said debt of two thousand three hundred & fifty pounds of tobacco & accept the same to be paid by him the said Garret the said Garret did assume upon himselfe & to the Said Richard did faithfully promise that he the Said Garret when thereunto required the Said Summe of two thousand three hundred & fifty pounds of tobacco to him the said Richard would well & truly content & pay and the Said W^m in fact saith that the Said Richard did discharge the said Daniel & accept the said Garret for pay. Notwithstanding which the Said Garret the sd sume of two thousand three hundred & fifty pounds of tobacco to him the said Richard in his life time hath not paid nor to the Said W^m Since his death to whom administracon of all & Singular the goods & chattells which were the said Richards at the time of his death Since his death to him granted though often thereunto required hath not paid according to his promise but the same to pay hitherto hath & Still doth deny to the damage of the said W^m foure thousand pounds of tobacco & thereupon he bringeth his Suite.

And the said Garret by Robert Ridgely his Attorny cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill the next Court & it is granted unto him the same day is given the said William.

Now here at this day to wit the six & twentith day of April 1677 Came the said partyes by their said Attornyes & the said Garret Saith nothing in barre of the action aforesaid of him the Said W^m in forme aforesaid against him brought Whereupon it is granted by the Court here that the said W^m recover against the Said Garret aswell the summe of two thousand three hundred & fifty pounds of tobacco damages occasioned by the trespas aforesaid as also the Summe of fourteen hundred fifty & six pounds of tobacco costs of suite.

Michael Miller agt
George Browne & Bennit Stairs

the Sheriff of Kent County haveing Liber N N returned a Cepi & the defts not appeareing the Sheriff in misericordia untill next Court.

John Allen agt Richard Ambrose day given to the plaintiff untill next Court to

John Edmondson agt goods & chattells of Margarett Penry deceased was

Jn° Irland admr attached to answer unto John Edmondson of a plea of trespas upon the case

And whereupon the said John Edmondson by Mathew Warde his Attorny complaineth that whereas the said Margarett in her life time to wit in the yeare 1674 Stood indebted unto him the said John Edmondson in the summe of Seaven thousand three hundred sixty One pounds of tobacco for divers wares and merchandizes to her the said Margarett in her life time in the year aforesaid Sold & delivered & also the said Margarett in her life time to witt in the yeare 1675 Stood indebted to him the said John Edmondson in the sume of nine hundred thirty nine pounds of tobacco for divers wares & merchandizes in the yeare aforesaid Sold & delivered which said summes in the whole amount to the summe of eight thousand three hundred pounds of tobacco a particular whereof is here in Court produced & being So indebted the said Margarett in her life time did assume upon her selfe & to the said John Edmondson did faithfully promise that she the said Margarett the said summe of eight thousand three hundred pounds of tobacco to him the said John when thereunto required would well & faithfully content & pay notwithstanding the said Margarett in her life time her promise & assumption so as aforesaid made not regarding but subtilly and fraudulently intending the said John Edmondson of the said summe of Eight thousand three hundred pounds of tobacco craftily & Subtilly to deceive & defraud the said summe of eight thousand three hundred pounds of tobacco to him the said John Edmondson hath not paid, nor the said John Irland since the death of the Said Margaret to whom administration is granted though often thereunto required but the same to pay hath altogether refused to the great damage of him the said John Edmondson whereupon he saith he is dampnified & hath losse to the value of twelve thousand pounds of tobacco & thereupon he brings his suite.

Now here at this day to wit the Six & twentith day of April 1677 came the said John Edmondson by his Attorny aforesaid & by the Oathes of John Morley & John Moll proved the said accompt. before the Hon^{ble} W^m Calvert Esq Whereupon it is granted by the Court

Liber N N here that the said John Edmondson recover against the estate of the said Margarett the summe of eight thousand three hundred pounds of tobacco damages occasioned by the trespas aforesaid with the summe of five hundred forty foure pounds of tobacco costs of suite but so as execution cease untill assetts.

> John Edmondson agt Henry Mitchell Unlesse the defindts appeare next Court Garret Vansweringen the Sheriff of Calvert County amerced. agt James Rumsey & Ann his wife admx Jnº Bigger

> Robert Thompson late of Charles County Gent James Neale otherwise called Robert Thompson of Charles agt Robert Thompson | County Inholder was Summoned to answer unto James Neale sen^r of a plea that he render unto him the full & just summe of three thousand six hundred pounds weight of good sound merchantable leafe tobacco in caske which to him he oweth & unjustly deteineth

And whereupon the said James Neale by Robert Ridgely his Attorny saith that whereas the said Robert the twenty eight day of November 1675 by his certaine bill Obligatory Sealed with the seale of him the said Robert & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to owe & stand justly indebted unto the said James in the full & just Summe of three thousand six hundred pounds weight of good sound merchantable leafe tobacco in caske to be paid unto the said James Neale his heirs p. 281 execut^{rs} adm^{rs} or assignes at or upon the first day of October next ensueing the date thereof & for the well & true payment thereof the said Robert did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those presents Yet the aforesaid Robert the said summe of three thousand six hundred pounds of tobacco to him the said James according to the tenor of the said bill Obligatory though often thereunto required hath not paid but the same to pay hath & still doth refuse whereupon the said James saith he is dampnified & hath lost to the value of five thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Robert by John Jones his Attorny cometh & defendeth the force & injury when &c & Saith nothing in barr or avoidance of the action aforesaid of him the said James in forme aforesaid against him brought Whereupon it is granted by the Court here the eight & twentith day of April 1677 That the said James Neale recover against the said Robert Thompson as well the summe of three thousand six hundred pounds of tobacco the debt aforesaid as also the

summe of five hundred seventy foure pounds of tobacco costs of Liber N N suite.

James Neale agt otherwise called Robert Thompson of Charles Robert Thompson of County Inholder was Sumoned to answer unto James Neale Senior of a plea that he render unto him the full & just quantity of eight thousand foure hundred pounds weight of good Sound merchantable leafe tobacco in caske which to him he oweth & unjustly deteineth.

And whereupon the said James by Robert Ridgely his Attorny saith that whereas the said Robert the eighth day of November 1675 by his certaine bill obligatory sealed with the seale of him the said Robert & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to owe & stand justly indebted unto the said James in the full & just quantity of eight thousand & foure hundred pounds weight of good Sound merchantable leafe tobacco in caske to be paid to the Said James Neale his heirs executrs or admrs at or before the first day of October next ensueing the date thereof at some convenient landing in Charles County within a quarter of a mile from the waterside and for the well & true performance thereof the Said Robert did bind himself his heirs execut^{rs} & adm^{rs} firmly by those p^rsents Notwithstanding which the said Robert Thompson the said summe of eight thousand & foure hundred pounds weight of tobacco to him the sd James according to the tenor of the said bill Obligatory though often thereunto required hath not paid but the same to pay hath denyed & refused & to pay the same as yet doth deny and refuse whereupon the said James Neale Saith he is dampnified & hath lost to the value of twelve thousand pounds of tobacco & thereupon he bringeth his suite

And the said Robert by John Jones his Attorny cometh & defendeth the force and injury when &c & Saith nothing in barr or avoidance of the action aforesaid of him the said James in forme aforesaid against him brought Whereupon it is granted by the Court here the eighth day of April 1677 That the Said James Neale recover against the said Robert Thompson aswell the summe of eight thousand foure hundred pounds of tobacco the debt aforesaid as also the summe of five hundred seventy foure pounds of tobacco costs of suite.

$$\left. \begin{array}{c} \text{John Allen} \\ \text{ag}^t \\ \text{Robert Thompson} \end{array} \right\} \text{this cause continued untill next Court}$$

Henry Mitchell Unlesse the deft appeare next Court the Sheriff of John Eason Talbott County amerced.

Liber N N John Abington agt this cause Stayed by injunction.
Barnard Johnson

p. 282 Joshua Williamson agt Garret Vansweringen late of st Maries Citty Inholder was attached to answer unto Joshua Williamson of a plea of trespas upon the case.

And whereupon the said Joshua by Robert Ridgely his Attorny complaineth that whereas the said Garret the 20th day of October 1674 in consideration that the s^d Joshua Williamson would discharge Isaac ffoxcroft of a certaine debt of three thousand Seaven hundred & One pounds of tobacco which the said ffoxcroft owed the said W^mson and the said Vansweringen owed the said ffoxcroft the said Vansweringen did assume upon himselfe & to the said Joshua did faithfully promise that he the said Garret him the said Joshua the said summe of three thousand Seaven hundred & One pounds of tobacco to him the said Joshua would well & truly content & pay when thereunto required And the said Joshua in fact saith that trusting to the faithfull pmise of the said Garret to him the said Joshua so as aforesaid made, he the sd Joshua him the said Isaac ffoxcroft from the said debt of three thousand Seaven hundred & One pounds of tobacco did discharge & acquit Yet the aforesaid Garret his promise & assumption so as aforesaid made not regarding but deviseing & fraudulently intending him the said Joshua in this behalfe craftily & Subtilly to deceive & defraud of the said summe of three thousand Seaven hundred & One pounds of tobacco the said summe of three thousand Seaven hundred & One pounds of tobacco to him the said Joshua though often thereunto required according to his promise hath not paid but the same to pay hath denyed & as yet doth deny to the damage of the said Joshua five thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Garret by John Jones his Attorny cometh & defendeth the force & injury when &c & Saith he did not assume in manner & forme as is above exprest & the said Joshua produced here in Court a certaine note under the hand of the said Garret wherein the said Garret did assume in manner & forme as is above declared.

Whereupon it is granted by the Court here the eight & twentith day of April Anno 1677 That the said Joshua Williamson recover against the said Garret the summe of three thousand Seaven hundred & One pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of five hundred thirty & six pounds of tobacco costs of suite.

Joseph Hackney Thomas Pinke adm^r of all and singular the goods Liber N N Chattells Rights & Creditts of Jane Paine decd agt was attached to answer unto Joseph Hackney of a Thomas Pinke plea of trespas upon the case

And whereupon the said Joseph by Robert Ridgely his Attorny complaineth that whereas the said Jane the fifth day of June 1675 departed this life leaveing behind her severall Orphants of a very tender age, The Honble Philip Calvert Esg Comissary Generall & cheife judge for probate of Wills & granting administracons within this Province of Maryland legally constituted & appointed by his Order under his hand & seale of Office did appoint the said Joseph to see the said Jane decently interred & the said Joseph in fact saith that in Obedience thereunto he the said Joseph did performe the same & for the trouble of himself wife & Servant in & about the Same & in inventorizing & appraising the estate of the said Jane he doth well deserve the summe of three hundred pounds of tobacco, afterwards to wit the thirtenth day of June then next following the said judge by another Order under his hand & seale of Office, reciteing that whereas the said Jane was dead intestate, her Children being all Infants under the age of Seaventeene yeares, for the preservation of the Cropp of tobacco & Corne then growing upon the ground (no person offering to administer) did order the said Joseph to take charge of the Cropp & managem^t of the Orchard till such time as an Adm^r could be found or the County Court take further Care therein The said Joseph further in fact saith that in Obedience thereof he the said Joseph did take charge of the Cropp of Indian Corne & English & tobacco & also of the managem^t of the Orchard from the said 13th of June to the 13th of January then next following & for his trouble care & paynes in & about the same he doth reasonably deserve two p. 283 thousand eight hundred pounds of tobacco By reason whereof action hath accrued to the said Joseph to require & have of the said Thomas Pinke adm^r as aforesaid aswell the said summe of three hundred pounds of tobacco so due as aforesaid as also the said summe of two thousand eight hundred pounds of tobacco for his time aforesaid in all the summe of three thousand One hundred pounds of tobacco, but the said Thomas to pay the same hath & still doth refuse & deny to the damage of the said Joseph foure thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Thomas by Robert Carvile his Attorny cometh & defendeth the force & injury when &c & Saith nothing in barr or avoidance of the action aforesaid of him the said Joseph so as aforesaid against him brought. Whereupon it is granted by the Court here the eight & twentith day of April 1677 That the sd Joseph Hackney recover against the estate of the said Jane Paine aswell the summe of three thousand One hundred pounds of tobacco damages

Liber N N occasioned by the trespas aforesaid as also the summe of five hundred thirty Six pounds of tobacco costs of suite.

Patrick Sulivant John Desjardins late of Cecil County was sumagt oned to answer unto Patrick Sulivant Ext of the
John Dejardins last will & Testament of John Nevill deceased of a
plea that he render unto him his reasonable account of the time wherein he was the receivour of the goods &
tobacco of him the said John Nevill in his life time which to him to
have made he ought &c.

And whereupon the said Patrick by Mathew Warde his Attorny complaineth that whereas the said John Desjardins was the receiver of the goods & tobacco of him the said Jnº Nevill in his life time from the tenth day of October 1672 untill the twentith day of April in the yeare 1673 & by the same time did receive of the tobacco due to the said John Nevill in his life time by the hands of Henry Mitchell the full summe of eleaven thousand eight hundred pounds of tobacco to render a reasonable account thereof to him the said John Nevill in his life time when he should be thereunto required Neverthelesse the said John Desjardins although often required hath not yet rendred his reasonable accompt aforesaid to him the said John Nevill in his life time, nor to the s^d Patrick Executor of the Said John since his death but hitherto hath denyed & as yet doth deny to render unto him the same Whereupon he saith he is dampnified & hath losse to the value of foure thousand pounds of tobacco & thereupon he bringeth his suite And the said Patrick bringeth here into Court the will of the said John Nevill with the probate thereof.

And the aforesaid John Desjardins by George Parker his Attorny cometh and defendeth the force & injury when &c and Saith he was never receiver of the goods & tobacco of him the aforesaid John Nevill in the declaration Specified or an account thereof to render in manner & forme as the aforesaid Patrick above against him hath declared & of this he putts himselfe upon the Country & the plaintiff likewise Whereupon Comand is given to the Sheriff that he cause to come here twelve &c. Now here at this day to wit the eight & twentith day of April 1677 Came the partyes by their said Attornyes & the jurors of that jury also came to wit Edward English Marmaduke Semme Samuel Raspin Thomas Russell John Darby John Barnes John Waghop Inº Hyland ffrancis Swinfen James Rumsey Edward Parish & Michael Miller who being impannelled Summoned & Sworne to say the truth in the premisses upon their Oathes doe say Wee find for the defendant with costs of Suite Wherefore it is granted by the Court here that the said John Desjardins recover against the Said Patrick as Execut^r as aforesd the summe of pounds of tobacco Costs of suite & the said Patrick as to his plaint aforesaid goe thereof without day.

Patrick Sulivant ag^t the def^t not appeareing this Court the Sheriff of Calvert County amerced 40^s.

Garret Vansweringen agt

William Harper was attached to answer unto p. 284

Garret Vansweringen of a plea of trespas

upon the case.

And whereupon the Said Garret by John Jones his Attorny Saith that whereas he the said Garret at the special instance & request of him the said William On the twelfth day of November 1673 & at divers dayes & times Since did furnish & accomodate the said W^m with divers liquors & Ordinary accomodations & Severall Summes of tobacco amounting in all to the summe of two thousand two hundred Seventy & foure pounds of tobacco as by an accompt thereof hereunto annexed may more at large appeare In consideration whereof the said W^m did assume upon himselfe & faithfully did promise unto the said Garret that he would well & truly pay or cause to be paid unto the Said Garret when thereunto required the said Summe of two thousand two hundred Seventy foure pounds of tobacco, & although the said Garret hath often required the said W^m to pay the said summe of two thousand two hundred Seventy foure pounds of tobacco yet the said W^m hath refused & Still refuseth to pay the same whereupon the said Garret saith he is dampnified & hath losse foure thousand pounds of tobacco & brings suite.

And the Said W^m by Robert Ridgely his Attorny cometh & defendeth the force and injury when &c & Saith he did not assume upon himselfe in manner and forme as is above declared against him & of this he putts himselfe upon the Country & the said Garret also Therefore Comand is given to the sheriff that he cause to come here twelve &c Now here at this day to wit the eight & twentith day of April Anno 1677 came the partyes aforesaid by their said Attornyes & the jurors of that jury also came to wit Thomas Pattison Thomas Potter Thomas Ketying John Brookes John Garnish Joseph Hackney Lewis Blangy Constant Daniell Elias Beech Inº Stephens Thomas Kemp & Thomas Bowdell who being impannelled sumoned & sworne & the said accompt proved in Open Court by the said Garret, Upon their Oathes doe say Wee of the jury doe find for the plaintiff with costs, Whereupon it is granted by the Court here that the said Garret Recover against the said W^m Harper the summe of two thousand two hundred seventy foure pounds of tobacco damages occasioned by the trespas aforesd as also the summe of

pounds of tobacco costs of suite.

Liber N N Henry Ward adm^r
Rich^d Goare
ag^t
Jn^o Griggs & ux^r ex^x
Rich^d Keene

John Griggs & Mary his wife executrix of the last will & Testament of Richard Keene deceased were summoned to answer unto Henry Ward adm^r of all & singular the goods & chattells of Richard Goare deceased of a plea that they render unto him foure thousand five

hundred pounds of tobacco which from him they unjustly deteine.

And whereupon the said Henry by Robert Carvile his Attorny saith that whereas the said Richard Keene upon the second day of November An^o Dom 1674 by his certaine bill or writing Obligatory Sealed with the seale of him the said Richd Keene & here in Court produced whose date is the day & yeare abovesaid did acknowledge himselfe to be holden & firmly bound unto Richard Goare deceased in the full & just quantity of foure thousand five hundred pounds of prime good Sound arranocco leafe tobacco in caske to be paid to the said Richard Goare or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes upon or before the tenth day of October next ensueing the date of the said bill at some convenient place in Talbott County To which payment well & truly to be made he bound himselfe his heirs exrs & admrs by those prsents Yet the said Richard Keene in his life time nor the said Mary since his death while she was sole or the said John or Mary since their intermarriage the said summe of foure thousand five hundred pounds of tobacco to him the said Richard Goare in his life time or to the said Henry since his death though often thereunto requested have not paid or Satisfied but the same to pay have hitherto denyed & refused and Still doe deny & refuse to the damage of the said Henry ten thousand pounds of tobacco & thereupon he bringeth his suite And the said Henry bringeth into Court here his Letters of Administration by which it may appeare to the Court here That he is Administrator.

p. 285

And the said John Griggs & Mary his wife by Robert Ridgely their Attorny come & defend the force & injury when &c & say that the said Henry Ward his action aforesaid against them ought not to have because they say that the said Richard Goare deceased in this Province intestate, & without any heire of his blood, whereby all & Singular his goods & chattells to the Lord Propry of this Province did appurteine & the said Lord Propry the said summe of foure thousand five hundred pounds of tobacco in the declaration Specified in the hands of the said Richard Keene deceased did seize & the same out of the hands of the said Richard did take & this they are ready to averr & thereupon the said John & Mary demand judgm^t if the said Henry his action aforesaid can mainteine & of this they putt himselfe upon the judgment of the Court and the plaintiff also. Which said plea being over-ruled by the Court the defendants produce a certaine obligation of the said Richard Goare under his hand & seale dated the six & twentith of ffebruary 1674 for eight hundred pounds of tobacco payable to the said Richard Keene & also Liber N N an accompt for a new dowlas Shirt One hundred pounds of tobacco. Whereupon it is granted by the Court here the seaven & twentith day of April 1677 That the said Henry Ward recover against the estate of the said Richard Keene the summe of three thousand six hundred pounds of tobacco the remainder of the debt aforesaid but so as execution cease untill the tenth day of October next.

Henry Stockett this cause being upon an appeale from Ann Arundell County Court the partyes appeare here & the Thomas Bland def^t in his proper person imparles untill next Court.

Samuel Cooke

agt

Memorandum that this present Court to wit the thirtenth day of ffebruary in the yeare of Our Lord

Peter Sayer & 1676 Samuel Cooke of London marriner exhibited his certaine bill into this Court against Peter Sayer

One of the Attornyes of this Court & the Honble Henry Coursey Esq One of the justices of this Court here present in Court in their proper persons according to the Customes & priviledges &c in these words.

Samuel Cooke of London Marriner by Robert Carvile his Attorny complaines against Peter Sayer One of the Attornyes of this Court in his proper person here present otherwise called Peter Sayer of Talbott County Gent & Henry Coursey Esg One of the justices of this Court here also present in Court otherwise called Henry Coursey of the same County Gent That whereas the said Peter & Henry upon the tenth day of ffebruary in the yeare of Our Lord 1675 by their certaine bond or writeing Obligatory sealed with the seales of them the said Peter & Henry & here in Court produced whose date is the day & yeare abovesaid did acknowledge themselves to be holden and firmly bound unto the said Samuel Cooke in the full & just quantity of Seaventeen thousand One hundred fifty two pounds of good Sound merchantable tobacco and caske to be paid to the said Samuel or to his certaine Attorny his executors admrs or assignes To which payment well & truly to be made they did bind themselves & either of them by themselves their & either of their heirs execut^{rs} & adm^{rs} in the whole joyntly and severally by those presents Yet notwithstanding the said Peter & Henry nor either of them the said summe of Seaventeen thousand One hundred fifty two pounds of tobacco or any part thereof to him the said Samuel though often thereunto requested according to the tenor of the said writeing Obligatory have not paid or satisfied but the same to pay & Satisfie have hitherto denyed & refused and still doe deny & refuse to the damage of the said Samuel foure & twenty thousand pounds of tobacco & thereupon he brings his suite.

And the said Peter & Henry in their proper persons come & de-

Liber N N fend the force & injury when &c & pray the heareing of the said writeing Obligatory & it is read unto them they also pray the heareing of the Condition of the said writeing Obligatory & it is read unto them in these words The Condition of this Obligation is such That if the abovebounden Peter Sayer & Henry Coursey their or either of their heirs ex^{rs} adm^{rs} or assignes doe well & truly pay or cause to be paid unto the abovesaid Samuel Cooke his execut^{rs} or assignes the full quantity of Eight thousand five hundred Seventy six pounds of tobacco & caske according to Act of Assembly at some convenient place or places in Talbot County aforesaid on or upon the tenth day of October next ensueing the date hereof then this Obligation to be void or else to stand in full force. which being read & heard the said Peter & Henry pray licence to imparle hereunto untill the next Provinciall Court & it is granted them the same day is given to the said Samuel Cooke.

Now here at this day to wit the eight & twentith day of April Anno Dom 1677 Came the said Samuel by his said Attorny & offered himselfe against the said Peter & Henry in the plaint aforesaid but the said Peter & Henry came not but made default Whereupon it is granted by the Court here that the said Samuel Cooke recover against the said Peter Sayer & Henry Coursey the summe of Eight thousand five hundred Seventy Six pounds of tobacco the debt aforesaid together with five hundred & forty pounds of tobacco costs of suite

Richard Royston) William Nichlas was attached to answer unto Richard Royston in a plea of trespas upon the case agt And whereupon the said Richard by Mathew William Nichlas Warde his Attorny Saith That where Richard Pope the Younger of the Citty of Bristoll Grocer by his Indenture beareing date the ninth day of September 1667 being part owner of the good shipp called the Richard & James of Bristoll aforesaid of which the Said W^m Nichlas was then master for & on the behalfe of himselfe & the rest of the Owners of the Said Shipp for the considerations therein mentioned did grant & to freight lett twenty & five tunns of the tunnage of the said Shipp unto Richard Royston aforesaid for the voyage whereon she was then bound being for Virginia & the Said Richard Pope did for himselfe thereby Covenant promise & grant that the Company belonging to the said Shipp should fetch & receive the said ffreighters goods & merchandizes on board the said Shipp in Virginia aforesaid with boats or sloops according to the Custome of the Country there, within threescore dayes So as the same goods shall lye & be within One mile of Some convenient landing place in Choptanck River & from thence by the Bay side unto Kent Island In consideration thereof the said Richard did thereby Covenant & grant to & with the said Richard Pope to pay for the freight of the said twenty five tunns be the same laden or

not laden the full Summe of Eleaven pounds of lawfull mony of Liber N N England p Tunn accounting foure hogesheads to a tunn which Covenant the said Richard did performe & pay, but Saith that falling Short of tobacco to compleate his freight before the returne of the said Shipp at the request of the said W^m Nichols being then master the said Richard Royston did permitt him the said Wm to lett five tunns freight of the said Shipp for six pounds Sterling p Tunn upon the accompt of the said Richard Royston which said six pounds p Tunn for five Tunns the said W^m Nichlas did then being in the month of May 1668 promise & assume upon himselfe & allow to satisfie & pay unto the said Richard Royston the summe of thirty pounds Sterling being Six pounds p Tunn as aforesaid for the said five Tunns Yet notwithstanding his promise & assumption so as aforesaid made to the said Richard Royston he hath & yet doth refuse to pay & Satisfie the same to the damage of the said Richard Royston Sixty pounds sterling & thereupon he bringeth his suite.

And the said W^m by Robert Carvile his Attorny cometh & defendeth the force & injury when &c & Saith he is no wayes guilty of the premisses above against him imposed & of this he putts himselfe upon the Country & the plaintiff likewise whereupon Comand is given to the Sheriff that he cause to come here twelve &c.

Now here at this day to wit the six & twentith day of April 1677 came the said partyes by their Attornyes & the jurors of that jury came also to wit Edward English Thomas Pink Marmaduke Semme Samuel Raspin Thomas Russell Ninian Beale Inº Darby Inº Barnes Jno Waghop Jnº Hyland ffrancis Swinfen & James Rumsey who p. 287 being impannelled Sumoned & Sworne to say the truth in the premisses upon their Oathes doe Say Wee find for the defendant Whereupon it is granted by the Court here that the said William Nichlas recover against the said Richard Royston the summe of Seaventeen hundred fifty five pounds of tobacco for his costs & charge in this behalfe expended & the said Richard in mercy for his false clamour.

Robert Williams George Robins late of Talbot County Otherwise called George Robins of Talbott County in the Province of Maryland merchant was Sumoned to George Robins answer unto Robert Williams of a plea that he render unto him the full & just summe of fourteene thousand One hundred forty Seaven pounds of good Sound merchantable leafe tobacco in caske which to him he oweth & unjustly doth deteine

And whereupon the said Robert by Kenelm Cheseldyn his Attorny Saith that whereas the aforesaid George Robins upon the twenty first day of July One thousand six hundred seventy five by his certaine writeing Obligatory sealed with the Seale of him the Said George & here in Court produced whose date is the day & yeare aforesaid did bind himselfe his heirs execut^{rs} adm^{rs} or assignes to pay or

Liber N N cause to be paid unto Robert Williams of ffalmouth in Old England merchant or to his heirs execut^{rs} or assignes or to his lawfull Attorny the full & just summe of fourteen thousand One hundred forty Seaven pounds of good sound merchantable leafe tobacco & caske & to be paid at his owne dwelling plantation at or upon the tenth day of October next ensueing the date of the said writeing Notwithstanding which the said George though often required the said fourteen thousand One hundred forty Seaven pounds of tobacco hath not paid but the same to pay hath denyed & yet doth deny whereupon the said Robert Saith he hath losse to the value of twenty thousand pounds of tobacco & thereupon he bringeth his suite.

> And the said George Robins the twentith day of April 1677 in his Proper Person came here into Court & Saith nothing in barr or avoidance of the action aforesaid of him the said Robert whereupon the said Robert remaineth against the said George thereof undefended Whereupon it is granted by the Court here that the said Robert Williams recover against the said George Robins aswell the sume of fourteen thousand One hundred forty Seaven pounds of tobacco the debt aforesd as also the summe of five hundred forty foure pounds of tobacco costs of suite.

Robert Ridgely agt Inº Balley

Stephen Murty adm^r of all & Singular the goods Chattells right & Creditts which were of Stephen Murty adm^r [John Balley deceased was Sumöned to answer unto Robert Ridgely One of the Attornyes of the Provinciall Court according to the lib-

ertyes & priviledges &c allowed of a plea that he render unto him the full & just quantity of two thousand eight hundred pounds of good sound merchantable tobacco in caske which from him he unjustly deteineth

And whereupon the said Robert Ridgely in his proper person Saith that whereas the said John Balley in the life time of the said John to wit the ninth day of December in the yeare of Our Lord 1674 by his certaine bill Obligatory sealed with the Seale of him the said John & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to be holden & firmly indebted unto the said Robert in the full & just quantity of two thousand eight hundred pounds of good sound merchantable tobacco in caske To be paid to the said Robert Ridgely or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes at some convenient place in the said County upon demand To the which payment well & truly to be made he the said John did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those presents Yet the aforesaid John in his life time nor the said Stephen Since his death to whom the administracon of all & Singular the goods chattells rights & creditts of the said John since his death hath been committed the said two thousand eight hundred

pounds of tobacco to him the said Robert though often thereunto Liber N N required according to the tenor of the said bill Obligatory hath not paid but the same to pay hath denyed & as yet doth deny whereupon p. 288 the said Robert saith he is dampnified & hath lost to the value of three thousand pounds of tobacco & thereupon he bringeth his suite.

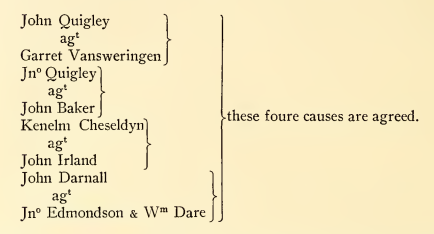
And the said Stephen by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c & saith nothing in barr of the action aforesaid of him the said Robert but is content v^t judgment passe against him for the debt aforesaid when assetts Whereupon it is considered by the Court here the five & twentith day of April 1677 That the said Robert Ridgely recover against the estate of the said John Balley aswell the summe of two thousand eight hundred pounds of tobacco the debt aforesaid as also the summe of five hundred thirty & six pounds of tobacco costs of suite but so as execution stay untill assetts.

Robert Ridgely John Irland adm^r of all & Singular the goods chattells rights & Creditts which were of Mar-John Irland adm^r garet Penry dec^d was attached to answer unto Margaret Penry Robert Ridgely One of the Attornyes of the Provinciall Court according to the libertyes & priviledges &c allowed of a plea of trespas upon the case

And whereupon the said Robert in his proper person complaineth That whereas the said Margaret the fourtenth day of ffebruary 1674 in consideration that the said Robert Ridgely would be her Attorny at Law to manage any cause she should imploy him in, she the said Margaret did assume upon her selfe & to the said Robert did faithfully promise that for his care & paines in & about her said cause or causes she the said Margaret would pay unto the said Robert his just ffees The said Robert in fact saith that afterwards to wit the fiftenth day of ffebruary then next following & the six & twentith day of November then next following he the said Robert did at her suite & by her particular Order & request Sue out of the Provinciall Court foure writs that is to say two of the same upon several actions against Jacob Young & One more against John Vanheck Executrix of Thomas Howell & the last against John Howell also execut of the said Thomas Howell deceased which said writs he the said Ridgely did prosecute according to the order of the said Margaret & for his ffees in each of the same causes there properly appurteines to the said Ridgely as his fee foure hundred pounds of tobacco in all sixteen hundred pounds of tobacco according to act of Assembly in that case provided Yet the aforesaid Margaret in her life time nor the said John Since her death to whom admeon of all & Singular the goods chattells rights & Creditts which were of the said Margaret since her death hath been committed the said Sixteen hundred pounds of tobacco to him the said Robert though often thereunto required

Liber N N have not paid but the same to pay have denyed & gainsayd & to pay the same as yet doe deny & gainsay to the damage of the said Robert two thousand pounds of tobacco & thereupon he produceth his suite.

And the said John by Kenelm Cheseldyn his Attorny cometh & defendeth the force & injury when &c & saith nothing in barr of the action aforesaid of him the said Robert in forme aforesaid brought Whereupon it is granted by the Court here the first & twentith day of April 1677 That the said Robert Ridgely recover against the estate of the said Margaret Penry the summe of sixteen hundred pounds of tobacco damages occasioned by the trespas aforesaid as also five hundred thirty six pounds of tobacco costs of Suite.



p. 289 John Hyland Henry Ward late of Cecil County Gent was Sumoned agt to answer unto John Hyland of a plea wherefore he Henry Ward tooke the Cattle of him the said John Hyland & them unjustly deteined against Suertyes & pledges &c.

And whereupon the said John Hyland by Robert Ridgely his Attorny complaines that the aforesaid Henry Ward the thirtenth day of July in the yeare of Our Lord 1675 at Cecil County aforesaid tooke the Cattle that is to say a black mare five Cowes and two Calves being the proper Cattle of him the said John Hiland & them unjustly deteined against suertyes & pledges untill &c whereupon he Saith he is dampnified & hath damage to the value of six thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Henry by Robert Carvile his Attorny cometh & defendeth the force & injury when &c & saith he doth well avow the takeing & deteining the said Cattle & Mare aforesaid for that he saith that One Abraham Coffin deceased being in his life time to witt in the month of June in the yeare of Our Lord 1674 possessed as his Owne proper Goods & Chattells of the said black mare five Cowes & two calves in the declaration mentioned he the said Abraham Coffin dyed so possessed intestate after whose death Letters of administration of the goods & chattells of the said deceased were upon

the 14th day of ffebruary An° Dom 1675 in due forme of Law by Liber N N the Honble Philip Calvert Esq judge for probate of Wills & granting administrations committed to the said Henry By vertue whereof he possessed himselfe of the said Coffins Estate which were only the mare & cattle aforesaid which he caused to be appraised & an inventory thereof returned into the Office for probate of Wills &c and hath given security to be responsable to the said Judge for the said deceased estate for payment of Creditors & the Orphants of the said Coffin & because the same mare & Cattle were the proper goods of the said Coffin to whom he is admrs as aforesd he doth well justifie the takeing & deteineing the Cattle aforesaid & of this he putts himselfe on the Country & the said John likewise Whereupon it is comanded the Sheriff that he cause to come here twelve &c.

Now here at this day to wit the seaven & twentith day of April 1677 came the partyes aforesaid by their Attornyes & the jurors of that jury also came to wit Thomas Pattison Thomas Potter Thomas Keyting Jn° Brookes Jn° Garnish Joseph Hackney Lewis Blangy Constant Daniell Elias Beech Jn° Stephens Thomas Kemp & Thomas Bowdell who being impannelled summoned & Sworne to say the truth in the prmisses & heard all evidence thereunto relateing upon their Oathes doe say Wee of the jury doe find for the plaintiff damages three thousand & eight hundred pounds of tobacco with costs. Whereupon it is granted by the Court here that the said John Hyland recover against the Said Henry Ward aswell the summe of three thousand & eight hundred pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of eleaven hundred forty nine pounds of tobacco costs of suite

Marke Cordea John Harris late of Calvert County marriner was agt attached to answer unto Marke Cordea of a plea of John Harris

John Harris late of Calvert County marriner was agt trespas upon the case

And whereupon the said Marke by Robert Ridgely his Attorny complaineth that whereas the said John Harris the thirtith day of March 1676 in consideration that the said Marke Cordea being possessed of a certaine Sloop fitt to carry & transport tobacco would hire the Said Sloop to the said John to doe such business as the said John should employ her about the said John did assume upon himselfe & to the said Mark did faithfully promise that for every month the said Sloop should be in his service he would content & pay the said Marke ten pounds sterling and so proportionable for a larger or Short time And the said Marke in fact saith that the said John the said Sloop into pay at the rate aforesaid received the first day of April then next following & her in his service Kept & imployed from the said first day of April untill the eleaventh day of May then next following being One month One weeke & six dayes which at the rate of ten pounds p month as afore-

Liber N N said amounts unto the summe of fourteen pounds fourteen shillings & five pence Sterling Yet the afores^d John his promise & assumption so as aforesaid made not regarding but deviseing & fraudulently intending him the said Marke of the said summe of fourteen pounds fourteen shillings & five pence so due as aforesaid to deceive & defraud the said fourteen pounds fourteen shillings & five pence to him the said Marke though often thereunto required the said John refused & Still doe refuse to pay & Satisfie to the damage of the said Marke Cordea twenty pounds Sterling & thereupon he bringeth his suite.

And the said John Harris by Robert Carvile his Attorny cometh & defendeth the force & injury when &c & saith he did not assume upon himselfe in manner & forme as is above declared & of this he putts himselfe upon the Country & the said Marke Cordea likewise Whereupon it is comanded the Sheriff that he cause to come here twelve &c.

Now here at this day to wit the seaven & twentith day of April 1677 came the partyes aforesaid by their said Attornyes & the jurors of that jury likewise came to wit Thomas Pattison Thomas Potter Thomas Keyting John Brookes In^o Garnish Joseph Hackney Lewis Blangy Constant Daniell Elias Beech Jnº Stephens Thomas Kemp Thomas Bowdell who being impannelled Sumoned & Sworne & the defendants engagement under his hand wherein he acknowledgeth to have hired of the plaintiff a Sloop for which he was to pay the plaintiff after the rate of ten pounds Sterling p month being produced in Court, upon their Oathes doe say Wee of the jury find for the plaintiff fourteen pounds fourteen shillings five pence with costs. Whereupon it is granted by the Court here that the said Marke Cordea recover against the said John Harris aswell the summe of fourteen pounds fourteen Shillings & five pence Sterling as also the quantity of One thousand and Eight pounds of tobacco costs of suite.

W^m Cannaday ag^t Johanna ffarrer late of S^t Maries County widdow ag^t was attached to answer unto W^m Cannaday of a Johanna ffarrer plea of trespas upon the case.

And whereupon the said W^m Cannaday by Robert Ridgely his Attorny complaineth that whereas the Said Johanna the first day of November 1675 in consideration that he the Said W^m at the Speciall instance & request of the said Johanna would be at the charge & trouble of the funerall of her husband Robert ffarrer dec^d & also entertaine her as a boarder in his house & be assistant to her at the proveing of the will of her said Husband & the appraisment of her said husbands estate did assume upon her selfe & to the said W^m did faithfully promise that she would pay him the said William what he should lay Out expend & reasonably deserve And

the said Wm in fact saith that trusting to the promise of the said Liber N N Johanna to him the said W^m so as aforesaid made he the said W^m was at the trouble & charge of the funerall of the said Robert & for his trouble & care & expences thereon he doth reasonably deserve eight hundred pounds of tobacco & also did entertaine the said Johanna as a boarder in his house & her there with meate drink & lodging at his own Charge did Keepe & mainteine from the said first day of November in the yeare aforesaid to the twelfth day of March then next following for which he doth reasonably deserve the summe of twelve hundred pounds of tobacco & also did assist the said Johanna at the proveing of the said Roberts Will & appraiseing his estate the space of ten dayes for which he doth reasonably deserve three hundred pounds of tobacco which said Sumes amount to in the whole the summe of two thousand three hundred pounds of tobacco Yet the aforesaid Johanna her promise & assumption so as aforesaid made not regarding but deviseing & fraudulently intending him the said W^m in this behalfe craftily & Subtilly of the said two thousand three hundred pounds of tobacco to deceive & defraud the same two thousand three hundred pounds of tobacco to him the said W^m according to her promise hath not paid or given any content or satisfaction for the Same but the same to pay hath refused & denyed & as yet doth refuse & deny to the damage of the said W^m three thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Johanna by Kenelm Cheseldyn her Attorny cometh & defendeth the force & injury when &c and saith she did not assume upon herselfe in manner & forme as the said W^m hath above declared against her & of this she putts herselfe upon the Country & the said W^m also Therefore Comand is given to the Sheriff that he cause to come here twelve &c.

Now here at this day to wit the eight & twentith day of April Anno 1677 came the partyes aforesaid by their Attornyes & the jurors of that jury came also to wit Thomas Pattison Thomas Potter Thomas Keyting John Brookes Jnº Garnish Joseph Hackney Lewis Blangy Constant Daniell Elias Beech Inº Stephens Thomas Kemp & p. 291 Thomas Bowdell who being impannelled Sumoned & Sworne to Say the tenth in the p^rmisses upon their Oathes doe say Wee of the jury doe find for the plaintiff One thousand and five hundred pounds of tobacco with costs of Suite. Whereupon it is granted by the Court here that the said William Canaday recover against the said Johanna ffarrer as well the summe of One thousand five hundred pounds of tobacco damages occasioned by the trespas aforesaid as also One thousand & four pounds of tobacco costs of Suite.

Thomas Notley Esg Marmaduke Semme late of st Maries County Planter was attached to answer unto Thomas Marmaduke Semme | Notley Esg of a plea of trespas upon the case And whereupon the said Thomas by Robert

Liber N N Ridgely his Attorny complaineth that whereas the said Marmaduke accompted with the said Thomas the tenth day of March 1676 & upon makeing up all accompts between the said Marmaduke & the said Thomas the said Marmaduke was found in arreare & indebted to the said Thomas the summe of eleaven thousand nine hundred fifty six pounds of tobacco In consideracon whereof the said Marmaduke did assume upon himselfe & to the said Thomas did faithfully promise that he the said Marmaduke him the said Thomas the said summe of eleaven thousand nine hundred fifty Six pounds of tobacco when thereunto required would well & truly content & pay Notwithstanding which the said Marmaduke his promise aforesaid so as aforesaid made not regarding but deviseing & fraudulently intending him the said Thomas of the said summe of eleaven thousand nine hundred fifty & six pounds of tobacco to deceive & defraud the said summe of eleaven thousand nine hundred fifty Six pounds of tobacco to him the said Thomas though often thereunto required hath not paid according to his promise but the same to pay hath denyed & as yet doth deny To the damage of the said Thomas fifteen thousand pounds of tobacco & thereupon he produceth his suite.

Now here at this day to wit the Six & twentith day of April 1677 came the Said Marmaduke in his proper person & Saith nothing in barr or avoidance of the action aforesaid of him the said Thomas for that he oweth unto the said Thomas the said summe of eleaven thousand nine hundred fifty Six pounds of tobacco whereupon the said Thomas remaineth against the said Marmaduke thereof undefended whereupon it is granted by the Court here that the said Thomas recover against the said Marmaduke aswell the summe of eleaven thousand nine hundred fifty Six pounds of tobacco damages occasioned by the trespas aforesaid as also five hundred twenty eight pounds of tobacco cost of suite but so as execution thereof Stay untill the tenth day of October next.

Thomas Notley Esq W^m Rosewell late of s^t Maries County Gent was attached to answer unto The Hon^{ble} W^m Rosewell

Thomas Notley Esq of a plea of trespas upon the case

And whereupon the said Thomas by Robert Ridgely his Attorny Saith that whereas the Said Thomas accompted with the said W^m the sixth day of April 1677 for divers goods and merchandizes by him the said W^m before that time bought & received of the said Thomas & upon the ballance of the said accompt there was found remaineing due to the sd Thomas from the said W^m the summe of Eighteen thousand & ten pounds of tobacco In consideration whereof the said W^m did assume upon himselfe & to the said Thomas did faithfully promise that he the said W^m the said summe of eighteen thousand & ten pounds of tobacco to him the said Thomas when

thereunto required would well & truly content & pay Yet the afore- Liber N N said W^m his promise & assumption so as aforesaid made not regarding but deviseing & fraudulently intending him the said Thomas of the said summe of Eighteen thousand & ten pounds of tobacco to deceive & defraud the said W^m him the said Thomas the said Summe of Eighteen thousand & ten pounds of tobacco though often thereunto required hath not paid according to his promise but the same to pay hath denyed & as yet doth deny to the damage of the said Thomas twenty thousand pounds of tobacco & thereupon he bringeth his suite.

Now here at this day to wit the Seaven & twentith day of April Anno Dom 1677 came the said Wm Rosewell by John Jones his At- p. 292 torny & defendeth the force & injury when &c & Sayes nothing in barr or avoidance of the aforesaid action of the aforesaid Thomas Notley by which the said Thomas remaineth against the said W^m as to the said Eighteen thousand & ten pounds of tobacco his debt aforesaid wholy undefended Therefore it is considered by the Court here that the aforesaid Thomas recover against the said W^m aswell the said summe of Eighteen thousand & ten pounds of tobacco his debt aforesaid as also the summe of five hundred pounds of tobacco his costs in the said suite expended & the said Wm in mercy &c.

Ordered then by the Court that the Governour take Speciall bayle of the said Wm Rosewell for all other actions depending here this April Court against him.

Proprietary agt ffrances Morgan W^m Coursey & Peter Sayer

Memorandum this day vizt the Seventh day of December in the year of Our Lord 1676 At a Court held at the Citty of St Maries for the Rt Honble the Lord Propry of this Province Came here into Court Kenelm Cheseldyn Attorny Generall of the Said Lord Propry in his proper person

who in this behalfe prosecuteth for the Said Lord Propry & giveth the Court here to understand & be informed That Whereas ffrances Morgan late of Talbott County now the wife of Peter Sayer otherwise called ffrances Morgan of the County of Talbot Spinister William Coursey & Peter Saver late of Talbott County otherwise called W^m Coursey & Peter Sayer of the same County Gent by their certaine writeing Obligatory Sealed with their Seales & here in Court produced whose date is the sixtenth day of January 1673 were holden & firmly bound unto the Right Honble the Lord Propry of this Province in the full & just quantity of One hundred thousand pounds of tobacco in caske to be paid to the said Lord Propry or to his certaine Attorny his heirs execut^{rs} adm^{rs} or assignes to the which payment well & truly to be made they did bind themselves their & every of their heirs execut^{rs} & adm^{rs} in the whole & for the whole joyntly & severally firmly by those p^rsents Yet Neverthelesse the said ffrances

Liber N N Morgan W^m Coursey & Peter Sayer nor any of them the said summe of One hundred thousand pounds of tobacco unto the said Lord Propry nor unto his certaine Attorny have not paid or rendred according to the tenor forme & effect of the aforesaid writing Obligatory but the same to pay or render hitherto have denyed & as yet doe deny whereupon the said Kenelm Cheseldyn Attorny Generall who prosecutes for the said Lord Propry Saith he hath Suffered damage two hundred thousand pounds of tobacco.

And the said Peter Sayer in his proper person cometh & defendeth the force & injury when &c & prayeth hearing of the writing aforesaid & it is read unto him he also prayeth hearing of the Condition of the said writeing & it is read unto him in these words The Condition of Obligation is such That if the abovebounden ffrances Morgan administratrix of all & Singular the goods chattells & creditts of Henry Morgan late of Kent County deceased doe make or cause to be made a true & perfect inventory, of all & singular the goods Chattells & debts of the said deceased & the same so made doe exhibite or cause to be exhibited into the Office for probate of Wills & granting of administrations at St Maries within the said Province on or before the eighth day of April next ensueing & the said goods chattells & debts doe well & truly administer vizt doe pay the debts of the said deceased which he did owe at the time of his decease so farr forth as the said goods debts & chattells will extend & as the Law will charge her & further doe make or cause to be made a true & perfect accompt of & upon her said Administration within twelve months if she shall be thereto lawfully called and such part or portion of the said goods Chattells & debts which shall be found remaining upon the said accompt examined & adjudged by the judge appointed for the time being for probate of Wills & granting administracons within the said Province shall distribute & dispose as by the said judge Shalbe limited & appointed And lastly doe at all & every time & times hereafter cleerely acquitt discharge & Save harmlesse the said Lord Propry & his Lopps said judge & all other his Lopps Officers and ministers against all persons haveing or pretending to have any right title or interest of in or to the said goods chattells or debts That then p. 293 present Obligation to be void & of none effect otherwise to stand remaine & be in full force power strength and vertue, Which being read & heard the said Peter prayeth liberty of Speakeing hereunto untill the next Court & it is granted him the same day is given to the said Kenelm.

Now here at this day to wit the foure & twentith day of April 1677 came the said Kenelm & offered himself against the said Peter upon the said information by the said Peter came not but made default Whereupon it is granted by the Court here that the said Lord Propry recover against the said Peter Sayer aswell the summe of One hundred thousand pounds of tobacco the debt aforesaid as also the

summe of pounds of tobacco costs of Suite.

Whereas James Ives late of the County of Baltemore did the nine & twentith day of October in the foure & fortith yeare of the Dominion of Caecilius &c Annog Dom 1675 by his certaine writeing Obligatory Sealed with the seale of the said James here in Court produced whose date is the same day & yeare abovewritten acknowledge himselfe holden & firmly bound unto the right Honble the Lord Proprietary of the said Province the full & just quantity of One hundred thousand pounds of good sound merchantable tobacco in caske to be paid to the Said Lord Propry his heirs or assignes To the which payment well & truly to be made he did bind himselfe his heirs execut^{rs} & adm^{rs} firmly by those p^rsents Notwithstanding which the said James the said summe of One hundred thousand pounds of tobacco according to the tenor of his said writeing Obligatory hath not paid though often thereunto required but the same to pay hath hitherto denyed & Still doth deny to the damage of the said Lord Propry two hundred thousand pounds of tobacco whereupon the said Kenelm who in this behalfe for the said Lord Propry prosecuteth bringeth his information & prayeth that the said James Ives may come here into Court & answer in & upon the premisses.

And the said James Ives by John Jones his Attorny doth come & defend the force & injury when &c & prayeth hearing of the writing aforesaid & it is read unto him he prayeth also hearing of the Condition of the said writeing & it is read unto him in these words The Condition of this Obligation is such that if the abovebounden Samuel Boston doe and shall from time to time & at all times hereafter dureing the terme of his Sheriffalty in the said County of Baltemore well & truly execute the Office of High Sheriff within the same County aswell in serveing all writts warrants processe & other precepts to him lawfully directed & Shall bee brought & delivered to him as also performe all & eury Act & acts thing & things appertaineing or which Shall appertaine to the Said Office and also without voluntary concealment fraud or deceit doe yeild & make just accompt to his said Lopp his Lopps Leivt Generall his Officer or Officers in that behalfe authorized or appointed & of & for all & every such summe & summes of mony, rents revenues fines issues goods chattells tobacco profitts & perquisitts as shall come to his hands or as he ought justly to be charged withall for & in respect of the said Office & also for all such ffees as shall accrue due to the Secretary of this Province to be by him collected shall well & truly render just

Liber N N accompt thereof that then this Obligation to be void or else to stand Which being read & heard the said James by his in full force, Attorny aforesaid Saith his said Lordshipp Ought not to have his action against him for that the said Samuel Boston hath well & truly performed the said Condition & of this he prayes the judgment of the Court & the said Kenelm Attorny Generall of the said Lord Proprietary also. Afterwards to wit the twentith day of April 1677 It is the judgmt of the Court here that the said writing Obligatory is forfeited to his Lopp the Lord Propry, & that the severall Creditors be allowed out of the same their debts & damages at ten pounds tobacco p Cent with costs of Suite, Whereupon it is granted by the Court here that Major Benjamin Rozer recover against the said James Ives the summe of nine thousand two hundred eight nine pounds of tobacco (being publique tobacco which the said Samuel Boston ought heretofore to have paid him) nine hundred twenty eight pounds of tobacco damages & five hundred and Six pounds of tobacco costs of suite

P. 294 And it is also granted by the Court here that the Executors of Cap^t Thomas Howell deceased recover against the said James Ives (an accompt under the hand of the said Samuel Boston being produced & proved by the Oath of Jonathan Sibrey) the summe of nineteen hundred & five pounds of tobacco debt One hundred & ninty pounds of tobacco damages & pounds of tobacco costs

Afterwards to wit the One & twentith day of April 1677 James Mills Execut^r (of the goods & chattells) of the said Samuel Boston petitioneth the Governour That the Petitioner being informed that Cap^t Sibrey putt into the Court yesterday some debt he pretends due to Cap^t Howells estate from the estate of Cap^t Boston & the Petitioner not being legally Sumoned to answer nor the least notice or intimation given him or his Attorny concerning the same whereby he might have prpared for an answer. He humbly craves he may be admitted to his Answer & he doubts not but to prove the Said pretended debt paid by the said Boston & much more. On the backside of the said Petition was then endorsed.

Let the Pet^r deliver this Petition in Open Court this day
April 21° 1677.

Thoma Notley.

Whereupon this cause referred till the next Court.

Upon the Petition of John Irland & James Mills Executor of Samuel Boston that the said Irland & Boston became bound to his Lopp the Lord Proprietary in a certaine sume of tobacco for John Turpins due administration of the estate of W^m Hewitt late of Cecil County deceased, And that the said Turpin hath not performed the Condition of the Said bond but wasted the goods of the intestate & returned no accompt thereof into the Office for probate of wills &c

And that afterwards Letters of administration of the said Hewitts Liber N N estate was committed to Edward English who summoned One of the Petitioners to appeare at the Provincial Court to answer the p^rmisses & because wittnesses that can give any evidence concerning the said estate & wast live farr remote, did humbly request that the Comissioners of Baltemore County might be impowered to examine such wittnesses as can testifie any thing concerning the premisses & to audite Such accompts as the said English shall produce relateing thereunto & to make report thereof to the next Provinciall Court & that Major George Wells to whom Letters of Administration of the said Turpins estate is committed may be Ordered to pay to the said English So much as shall be proved the said Turpin in his life time hath wasted of the said Hewitts estate, so farr forth as the said Turpins estate will amount unto, Whereupon it is Ordered by the Court here this day to wit the three & twentith day of April in the Second yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1677 That the Comissioners of Baltemore County call before them & examine upon Oath all such wittnesse as can testifie any thing concerning the premisses On both sides & to make report of their proceedings herein at the next Provinciall Court to be held at St Maries the 19th of June next.

Upon the Petition of Sarah Claw alias Younger That her husband Alexander Younger being possessed of a certaine tract of Land called Daley's Desire in right of the petition did sell & convey the same to Mr Charles Boteler & did partly through menaces & partly through faire perswasions gett the petitioner to joyne with him in the sale thereof, for a valuable consideration pretended to be paid & received whereas in truth there was not any consideration paid for the sale thereof & only intended to defraud the petitioner of her interest in & to the same, & shortly after the said Charles Boteler made a deed of Conveyance thereof unto the said Younger whereby he is in his owne right solely possessed thereof, & is departed this Province & left M^r Ladd his Attorny to whom he hath given power to dispose off the Said Land & also of a servant left with him which did belong to the estate of the Orphants of W^m Cole The premisses considered the Petitioner doth humbly begg that in consideration the said Younger is fled this Province & no consideration paid for the said Land & Servant that the said writeings may be cancelled & the Land & Servant remaine in whom in Equity it doth belong Which said Petition being read & the said Charles Boteler haveing informed the Court that there was no consideration for the said Land ever p. 205 paid by him to the said Younger Whereupon this three & twentith day of April 1677 the Petition is granted by the Court according to the prayer & Ordered that the said Richard Ladd be summoned to appeare here next Court & that he bring with him the estate of the said Younger.

Liber N N Barnabas Shuttleworth ag^t of April in the second yeare of the Domin-Mathew Warde lion of the Right Honble Charles Absolute Lord & Proprietary &c & in the yeare of

Our Lord 1677 Came here in Court Barnabas Shuttleworth of the Citty of Bristoll marriner by Christopher Rousby his Attorny & exhibited to the justices here his certaine bill against Mathew Warde Gent One of the Attornyes of the same Court present here in Court in his proper person according to the Customes & priviledges &c of the same Court The tenor of which bill is as followeth

Barnabas Shuttleworth marriner by Christopher Rousby his Attorny complaineth that whereas Mathew Warde One of the Attornyes of the same Court otherwise called Mathew Warde of Talbott County in the Province of Maryland Gent the third day of march in the yeare of Our Lord 1674 by his certaine writeing Obligatory sealed with the seale of the said Mathew & here in Court produced whose date is the same day & yeare abovewritten did bind himselfe his heirs executors & admrs to pay or cause to be paid to the said Barnabas Shuttleworth his execut^{rs} adm^{rs} or assignes the summe of eighteen hundred pounds of good sound merchantable tobacco in caske at some convenient place in Chester River in Talbott County aforesaid upon the tenth day of October then next ensueing Yet the said Mathew Warde the said eighteen hundred pounds of tobacco in caske unto him the said Barnabas hath not paid though often thereunto required but the same to pay hath denyed & still doth deny Whereupon the said Barnabas Saith he is dampnified & hath losse three thousand pounds of tobacco & thereupon he brings his suite.

And the said Mathew the six & twentith day of April 1677 in his proper person cometh & defendeth the force & injury when &c & Saith nothing in barr or avoidance of the action aforesaid of him the said Barnabas by which the said Barnabas remaineth against the said Mathew as to the said eighteen hundred pounds of tobacco wholly undefended Therefore it is considered by the Court here that the said Barnabas recover against the said Mathew aswell the summe of eighteen hundred pounds of tobacco the debt aforesaid as also the summe of five hundred ninty two pounds of tobacco costs of suite but so as execution cease untill the tenth day of October next.

Thomas Jackson agt wise called Thomas Pattison in the Province of Thomas Pattison Maryland Inholder was Summoned to answer unto Thomas Jackson of a plea that he render unto him the full & just summe of fifteen hundred pounds of good sound merchantable tobacco in caske which he oweth him & unjustly deteineth

And whereupon the said Thomas Jackson by George Parker his Liber N N Attorny Saith That whereas the said Thomas Pattison the twenty first day of November 1676 by his certaine bill or writeing Obligatory Sealed with the seale of him the said Thomas Pattison & here in Court produced whose date is the day & yeare abovesd was holden & firmly bounden unto Thomas Jackson of the County of Ann Arundell planter in the full & Just Summe of fifteen hundred pounds of good sound merchantable tobacco in caske being for a valuable consideration already received to be paid upon demand in some convenient place in the County aforesaid To which payment well & truly to be made he the said Thomas Pattison did bind himselfe his heirs execut^{rs} adm^{rs} & assignes unto the said Thomas Jackson his heirs adm^{rs} & assignes firmly by those presents Yet notwithstanding the said Thomas Pattison the sd sume of fifteen hundred pounds of tobacco or any part thereof to him the said Thomas Jackson according to the same bill though often demanded hath not paid or satisfied but the same to pay or satisfie hath hitherto altogether denyed & refused & Still doth deny & refuse to pay the same Whereupon the said Thomas Tackson saith he is dampnified & hath losse to the value of three thousand pounds of tobacco and thereupon he bringeth his p. 206 suite.

And the said Thomas Pattison the six & twentith day of April 1677 in his proper person cometh & defendeth the force & injury when &c & saith nothing in barr or avoidance of the Action aforesaid of him the said Thomas Jackson by which the said Thomas Jackson remaineth against the said Thomas Pattison as to the said fifteen hundred pounds of tobacco the debt aforesaid wholy undefended Therefore it is considered by the Court here that the said Thomas Jackson recover against the Said Thomas Pattison aswell the summe of fifteen hundred pounds of tobacco the debt aforesaid as also pounds of tobacco costs of suite but so as execution Stay untill the tenth day of October next ensuring.

Robert Heigh Thomas Pattison late of Dorchester County otheragt wise called Thomas Pattison in the Province of Thomas Pattison | Maryland Innholder was Sumoned to answer unto Robert Heigh of a plea that he render unto him the full & just summe of two thousand One hundred pounds of good sound merchantable tobacco in caske which he oweth him and unjustly deteineth.

And whereupon the said Robert Heigh by George Parker his Attorny saith that whereas the said Thomas Pattison the sixtenth day of June 1676 by his certaine bill or writing Obligatory sealed with the seale of him the said Thomas Pattison & here in Court produced whose date is the day & yeare abovesaid was holden & firmly bound unto Robert Heigh in Calvert County & the said

Liber N N Province in the full & just summe of two thousand One hundred pounds of good sound merchantable tobacco in caske due to be paid at or before the tenth day of October next ensueing the date of the said bill in some convenient place in the Said County of Dorchester to the said Robert Heigh his heirs or assignes or certaine Attorny To the which payment he the said Thomas Pattison did bind himselfe his heirs execut^{rs} adm^{rs} & assignes firmly by those p^rsents Yet notwithstanding the said Thomas Pattison the said summe of two thousand One hundred pounds of tobacco or any part thereof to him the Said Robert Heigh according to the Same bill though often demanded hath not paid or satisfied but the same to pay or Satisfie hath hitherto altogether denyed & refused & Still doth deny & refuse to pay the same whereupon the said Robert Heigh Saith he is dampnified & hath losse to the value of foure thousand pounds of tobacco & thereupon he bringeth his Suite.

And the said Thomas Pattison the six & twentith day of April 1677 in his proper person cometh & defendeth the force & injury when &c & Saith nothing in barr or avoidance of the action aforesaid of him the said Robert by which the said Robert remaineth against the said Thomas Pattison as to the said two thousand One hundred pounds of tobacco the debt aforesaid wholy undefended Therefore it is considered by the Court here that the said Robert Heigh recover against the said Thomas Pattison aswell the summe of two thousand One hundred pounds of tobacco the debt aforesaid as also

pounds of tobacco costs of Suite but so as execution thereof stay untill the tenth day of October next.

Upon the petition of Elizabeth Griffin That she was transported into this Province by Mr Abberdine in October 1676 & was by him sold to ffrancis Street a Carpenter in Calvert County dureing whose life she lived very quietly as his servant but his widdow since his death hath very much abused her neither allowing her sufficient meate & other necessaryes nor ever suffering her to be at quiet but with unmercifull blowes & other hard usage makeing her incapable of doeing that service which she doth most rigorously expect from the petitioner.

Whereupon it is Ordered by the Court here the ninetenth day of April 1677 That The Petitioner with her said Mistresse appeare before Collonel Baker Brooke or M^r Roger Brookes who are ordered to enquire into the premisses & to doe according to right & justice in this behalfe.

p. 297 Upon the Petition of Elizabeth Brispo That W^m Osborne & John Lee tooke up in this province a certaine parcell of land of One hundred acres called by the name of Crabb Hill & afterwards they sold the said Land to Oliver Spry who sold it to Richard Morgan & Rich^d

Morgan Sold it to Anthony Brispo the husband of the petitioner Liber N N who hath enjoyed the said land for the terme of foure yeares & Since the said Brispoes death One James Philipps hath gott a warrant of resurvey Out of the Secretaryes Office & Surveyed the Said land & tells the petition the said land is his & will turne her off of the sd land & Send his servants to worke upon the said land which torments the petitioner very much & the reason is this Philipps hath another tract of land next adjoyning to the Petitioner of One hundred acres called Chelsey which begins at a marked Chestnutt & the Petitioners land begineth at a marked Oake which is the mistake of the survey for he hath named the marked Oake to be the bound tree of the said Philipps Land which belongeth to ve Petitioner & for that reason he vexes & torments her & tells her he will have her Land from her, & being ignorant in the Law she prayeth advice whether he can doe her any prejudice for so small a mistake. And she haveing produced here in Court the deposition of W^m Osborn of Baltemore County taken before Thomas Hedge Gent One of his Lopps Comissioners for the said County That the parcell of land that Elizabeth Brispo liveth upon called Crabb Hill was the land which the Deponent & John Lee Sold unto Oliver Spry. Whereupon it is granted by the Court here the twentith day of April 1677 That the Sheriff sumons a jury of the neighbourhood upon the said Lands & enquire upon resurvey of the bounds of the said lands & make returne thereof to the justices of this Court.

April 21th 1677

Then did Cap^t Gerard Slye take the Oath of ffidelity to his Lordshipp the Lord Propry of this Province & the Oath of Sheriff of s^t Maries County before the Hon^{ble} W^m Calvert Esq Secry & Major Benjamin Rozer justices of this Court.

Eodem die. W^m Jones haveing Sumoned Samuel Hatton to prove a bill of Edward Roes dec^d now in suite was allowed for his comeing goeing & attendance eleaven dayes three hundred & thirty pounds of tobacco to be paid him by the said W^m Jones.

April 26th 1677

It is the judgment of the Court here That Servants under age may be adjudged here what age they are of, aswell as in the County Courts.

Anthony Neale agt

Jones his Attorny appeareing names Thomas Hargasse for defendant & the plaintiff haveing filed a new declaration according to rule of Court it is ordered by the Court that the defendant plead next Court or otherwise judgment by default.

the same

```
Liber N N John Wynn
              agt
          Nicholas Proddy
          Mathias Woods
              agt
          John Sanner
          Christopher Rousby
                                     these foure causes are agreed.
                  ag^{t}
          Susanna ffloyd & Alice
            Graves exrs Demetrius
            Cartwright
         John Addison
               agt
         Thomas Keyting
   p. 298 John Jones
              agt
         Philip Lynes |
         Jarvis Ballard
         Henry Smith
         George Parker
                                                  the defendants by Robert
               agt
         Edward English adm<sup>r</sup> Roger Thorpe
                                                  Ridgely their Attorny ap-
                                                   peare and imparle untill next
         the same
            agt
                                                  Court.
         the same
         Thomas Montford
             agt
         W<sup>m</sup> Taylor
         Kenelm Cheseldyn
             agt
         John Wells
         Redmond ffitz Gerald & Dominick
            Bodkin
              agt
         W<sup>m</sup> Wells
         Jnº Addison & uxr exx Tho: Dent
                     agt
                                              the defendants by John Jones
         Thomas Potter adm<sup>r</sup> George
                                              their Attorny appeare & imparle
            Marshall
                                              untill next Court.
         Edward Laight
              agt
         W<sup>m</sup> Rosewell
         Edward Cooke jur
            agt
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Thomas Hinton agt County that he take Rebecca Leake if she should Rebecca Leake be found in his Bailiwick so as he had her body here the Sevententh day of April 1677 to answer unto Thomas Hinton in a plea of trespas upon the case. Att which day the same Sheriff maketh returne of the writ aforesaid That the said Rebecca is not found in his Bailiwick. Whereupon the said Thomas by Kenelm Cheseldyn his Attorny prayed an attachment against the estate of the Said Rebecca & it is granted unto him according to the Act of Assembly in such case made & provided.

Mary Tilghman ex* Richard
Tilghman

agt
Henry Mitchell

Tilghman

agt

Mary Tilghman

agt

Mefendant not appeareing the case continued by the consent of Mathew

Warde Attorny for the plaintiff untill

next Court.

Arthur Carleton adm^r of Thomas Carleton ag^t Unlesse the defendant appeare next Court the Sheriff of Talbott County amerced.

John Addison & Rebecca his wife
executrix of Thomas Dent
agt

John Irland admr of Margaret
Penry.
Stephen Luffe
agt

James Rumsey

W^m Dare adm^r In^o Parker

ag^t Humphry Jones the defendants by Kenelm Cheseldyn their Attorny appeare & imparle untill next Court.

Edward Tarleton agt Comand was given to the Sheriff of St Maries p. 299

County that he take James Lewis if he should be found in his Bailiwick & him safe Keepe So that he have his body here the sevententh day of April 1677 to answer unto Edward Tarleton of a plea that he render unto him the Summe of sixteen hundred pounds of tobacco which to him he oweth & unjustly deteineth Att which day the said Sheriff maketh returne of the writ aforesaid That the said James Lewis absconds & will not be taken as by the same writ he was comanded Whereupon the said Edward by Robert Ridgely his Attorny prayed an attachment against the estate of the said James & it is granted unto him by the Court.

Liber N N Gabriel Deane & Compa agt County That he take Constant Daniell of St Michaels
Constant Daniell Wise called Constant Daniell of St Michaels
Hundred Planter if he should be found in

his Bayliwick & him safe Keepe So that he have his body here the 17th day of April 1677 to answer unto Gabriel Deane & Company in a plea that he render unto him the summe of two thousand three hundred & fifty pounds of tobacco which to them he oweth & unjustly deteineth. Att which said sevententh day of April the same Sheriff maketh returne that the said Constant Daniell willfully absconds so that he could not have his body here as by the said writ he was required Whereupon the said Gabriel & Comp^a by Robert Ridgely their Attorny prayed an attachment against the estate of the said Constant & it is granted them by the Court here.

```
Edward Tarleton)
     agt
Thomas Doxey.
John Addison & Comp<sup>a</sup>
     agt
Thomas Hinton
W<sup>m</sup> Pyper
   agt
John Dorman
John Abington
    agt
John Taman
George Parker
     agt
Simon Edwards & Susanna his wife
Samuel Graves & Alice his wife exrs
  of Demetrius Cartwright
                                        these eleaven actions are
George Parker
      agt
                                         agreed.
Thomas Bowdell
Jnº Quigley
     agt
Garret Vansweringen
John Quigley
     agt
John Baker
Henry Rider
     agt
Nicholas Guither
Thomas Simpson
     agt
John Wathen
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Elizabeth Benson executrix) Liber N N John Benson agt Seth Biggs W^m Pyper p. 300 agt Thomas Smith Peter Sayer agt James Thomison Thomas Notley Esq the defendants by Christopher Rousby agt their Attorny appeare & imparle untill Dominick Bodkin next Court. Edward Pynn agt Charles James John Cock admr ffrancis Barnes agt Charles James James Connaway agt Ralph Sedgwick the defendants by Charles Boteler W^m Drope & Thomas Elwes their Attorny appeare & imparle untill next Court. agt Edward Turner exr of Wm Singleton James Rigbey Unlesse the defendant appeare the next Court the Sheriff of Talbot County amerced. W^m Bery Richard White agt Thomas Bankes adm^r of George Beckwith the defendants by Robert Car-Jonathan Squire adm^r John vile their Attorny appeare & im-Morecroft parle untill next Court. Lewis Blangy & Mary his wife admrx of Tobias Wells Cornelius Howard this action abates the defendant being John Grange adm^r Richard | dead

Huggins.

Liber N N Thomas Smith agt County that he take Samuel Hall late of his County merchant if he should be found in his Bailiwick & him safe Keepe So that he have his body here the

Sevententh day of April 1677 to answer unto Thomas Smith marriner of a plea of trespas upon the case At which said 17th day of April the same Sheriff maketh returne of the writ aforesaid That the said Samuel Hall is not found in his Bailiwick Whereupon the said Thomas by Robert Ridgely his Attorny prayed an attachment against the estate of the said Samuel & it is granted him by the Court here.

Joseph Hext

agt
Pope Alvey

John Edmondson

agt
Edward Man admr Robert

Harwood
Thomas Montford

agt
James Wasse.

the defendants by Robert Carvile their Attorny appeare & imparle untill next Court.

p. 301 Thomas ffisher & Compaagt
John Brookes admr Wm
Worgan
Thomas ffisher
agt
the Same
Wm Bandman
agt
the Same
The Same
agt

The same

the defendant by Thomas Jones his Attorny appeare & imparle untill next Court.

John Jones Unlesse the defendant appeare next Court the Sheriff Joseph Chew of Caecil County amerced.

Samuel Lane

agt

Benjamin Lawrence

Liber N N

Robert Carvile

agt

Henry Allison

the same

agt

Cornelius Comegijs

the same

agt

Joseph Wickes

Michael Miller unlesse the defendant appeare next Court the Sheriff Robert White of Talbot County amerced.

Richard Peacock agt the defendant by John Rousby his Attorny appeares & imparles untill next Court.

John Newton agt Robert Dim John Pawson & Comp^a agt Jonathan Sibrey Hugh Reynolds agt Robert Large & Eliz: Greene Bryan Rogers & Jnº Grills Moyes Executors John Cowdear agt Mary Roe ex^{rx} Edward Roe Thomas Bland) agt Richard Hill Jno Addison & uxr exrx Thomas Dent agt John Blomfeild

the defendants by Robert Carvile their Attorny appeare & imparle untill next Court.

Thomas Marsh agt unlesse the defendant appeare next Court the Sher-Richard Bayly iff of Talbot County amerced.

Memorandum that the fiftenth day of ffebruary in the Second p. 302 yeare of his Lopps Dominion &c Annog Dom 1676 His Lopp the

Liber N N Lord propry sendeth his writ of scire facias to the Sheriff of Ann Arundell County The tenor whereof followeth in these words Charles &c To the Sheriff of Ann Arundell County Greeting Whereas at a Provinciall Court held at st Maries the twelfth day of ffebruary Anno 1674 before Our justices of Our said Court in a suite depending between John Quigley plaintiff & Robert Proctor defendant the plaintiff recovered against the defendt judgment for the summe of nine thousand nine hundred fifty Six pounds of tobacco debt with costs of suite for which satisfaction remaineth to be made Wee therefore Comand you that by good & lawfull men of your Bailiwick. you make Knowne to the said Robert Proctor that he be before Our justices of Our next Provinciall Court to be holden at Our Citty of st Maries the Sevententh day of April next to shew cause if any he hath why execution should not issue upon the said judgment & how you shall execute this writ you shall then & there make Knowne to our said justices & have you there this writ Wittnes Our trusty & welbeloved Thomas Notley Esg &c. At which said Sevententh day of April in the yeare aforesaid the same Sheriff maketh returne of the writ aforesaid endorsed

By virtue of this writ before Robert Parneply & Samuel Howard two sufficient men of my County have made Knowne to the said Robert Proctor the tenor of the writ within written. Jn° Welsh Sheriff. But the said Robert Proctor came not whereupon the said John Quigley in his proper person prayed execution against the said Robert upon the judgment aforesaid & it is granted him by the Court here.

Edward Dorsey adm^r Nicholas Wyat ag^t
Thomas Bland & Damoris his wife.

the defendant Bland in his proper person appeares & imparles untill next Court.

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Lidia Solly

agt
Robert Toate & W<sup>m</sup> Rosewell
the same
agt
the same
the same
agt
W<sup>m</sup> Rosewell
```

the defendant Rosewell by John Jones his Attorny appeares & imparles untill next Court.

Mary Clements

agt

John Cock

```
Richard Clowter

ag<sup>t</sup>

Robert Doyne

Peter Watts ex<sup>r</sup> Robert Cager

ag<sup>t</sup>

John Evans

Robert Carvile

ag<sup>t</sup>
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these defendants by Robert Ridgely Liber N N their Attorny appeare & imparle until next Court.

```
Robert Carvile

agt

Jnº Brookes admr Wm Worgan

Moyes Executors

agt

ffrancis Swinfen

Bennit Marchgay & Stephen

Gough

agt

Thomas Helgar

Thomas Notley Esch

agt

ffrancis Wyne
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these foure actions are agreed.

```
Gerard Slye
    agt
W<sup>m</sup> Rosewell
the same
   agt
the same
Jonathan Sibrey
       agt
James Mills execut<sup>r</sup> Samuel
  Boston
Thomas Notley Esq.
     agt
David Driver
the Same
   agt
Richard Sweatnam
the same
   agt
Thomas Hussey
the same)
   agt
the same
```

the same ag^t W^m Rosewell these defendants by John Jones their Attorny appeare & imparle untill next Court.

p. 303

agt

Peter Watts ex^r Rob^t Cager

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Liber N N Mathew Nelson
             agt
         John Allen
         the same
            agt
         John Cane & Edmund Denis
         the same
            agt
         George Godfry
         Richard Ambrose unlesse the defendant appeare next Court the
                            Sheriff of Charles County amerced.
         John Allen
         Thomas Notley Esq.
             agt
         John Peerce
         Kenelm Cheseldyn
              agt
         John Manning
         John Bowlen admr Tho: Gignoz
               agt
         Thomas Green
         Kenelm Cheseldyn
             agt
         Roger Baker
                                           these Eight causes are agreed.
         John Peerce
             agt
         Richard Bayly
         Kenelm Cheseldyn Att Gen<sup>r</sup>ll
            agt
         W<sup>™</sup> Dare
         the same
            agt
         Jnº Mannyng
         the same
            agt
         Thomas Binkes
         Thomas Notley Esq
             agt
                                       the defendants by Kenelm Cheseldyn
   p. 304
         John ffanning
                                       their Attorny appeare & imparle un-
         John Evans
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till next Court.

Memorandum that the fiftenth day of ffebruary in the Second yeare Liber N N of his Lopps Dominion &c Annog Dom 1676 his Lopp Sendeth his writ of scire facias to the Sheriff of Talbot County The tenor whereof followeth in these words vizt Charles &c To the Sheriff of Talbott County Greeting Whereas at a Provinciall Court held at st Maries the foure & twentith day of November Anno 1675 before Our justices thereunto assigned Henry Verburgh recovered judgm^t against John Quigley for the summe of two thousand five hundred pounds of tobacco debt together with five hundred forty six pounds of tobacco for costs of Suite for which satisfaction remaineth to be made Wee therefore comand you that by good & lawfull men of your Bailiwick you make Knowne to the said John Quigley that he be & appeare before Our justices of Our Provincial Court to be held at S^t Maries the Sevententh day of April next to shew cause if any he have why execution should not issue for the said Summe of two thousand five hundred pounds of tobacco debt together with five hundred forty six pounds of tobacco costs of suite & hereof faile not at your peril & have you there this writ Wittnes Thomas Notley Esg &c Att which said Sevententh day of April the same Sheriff maketh returne of the writ aforesaid endorsed Sumoned the within named person. And the said John Ouigley by Robert Carvile his Attorny cometh and saith nothing in barr of the execution upon the judgment aforesaid, whereupon the said Henry by Robert Ridgely his Attorny prayeth the judgment of the Court that execution upon the said judgment for the debt aforesaid & costs of suite may be granted him & it is accordingly granted unto him.—with costs One hundred & twenty pounds of tobacco.

Henry Smith

James Whetcomb) the defendants by Robert Ridgely their Attorny appeare whereupon the plaintiff by Christopher Charles Ballard & Rousby his Attorny moved the Court for Speciall bayle, & the said defts Attorny delivered up the bayle bond to save harmlesse the Sheriff of Somersett County.

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Stephen Murty
      agt
John Sanders
the same
  agt
the Same
the Same
  agt
the Same
the Same
  agt
John Allen
```

these defendants by John Jones their Attorny appeare & imparle untill next Court. Liber N N Robert Graham

ag^t

Garret Vansweringen

Margaret Gittings adm^r

Jn° Gittings

ag^t

Abraham Rhodes

W^m Hibberd

ag^t
Jn^o Jordaine & W^m Rosewell

Thomas Crundall

ag^t
the Same

the defendant Rosewell by John
Jones his Attorny appeare & imparle untill next Court.

Memorandum that his Lordship the Lord & Propry of this Provp. 305 ince sendeth his writ of Scire facias to the Sheriff of Calvert County the fiftenth day of ffebruary in the second yeare of his Lopps Dominion Annog Dom 1676 the tenor whereof followeth in these words vizt Charles &c To the Sheriff of Calvert County Greeting Whereas at a Provinciall Court held at st Maries the twentith day of November 1675 before Our justices thereunto assigned Roger Baker recovered judgment against Henry Cox for the summe of foure thousand eight hundred thirty eight pounds of tobacco debt together with five hundred thirty Six pounds of tobacco costs of Suite for which satisfaction remaineth to be made Wee therefore Comand you that by good & lawfull men of your Bailiwick you make Knowne to the said Henry Cox that he be & appeare before Our justices of Our Provinciall Court to be holden at St Maries the 17th day of April next to shew cause if any he have why execution should not issue for the said summe of foure thousand eight hundred thirty Eight pounds of tobacco the debt aforesaid together with five hundred thirty Six pounds of tobacco costs of Suite & hereof faile not at your peril & have you there this writ Wittnes Thomas Notley Esg &c Att which said Sevententh day of April the same Sheriff maketh returne of the writ aforesaid endorsed not any of the goods or Chattells of Henry Cox to be found in my Bailiwick Whereupon the said Roger by Robert Ridgely his Attorny prayed an Elegit against the Lands of the Said Henry & it is granted him.

Bartholomew Thomas agt Comand was given the Sheriff of st Maries County that he take Samuel Hall merchant if he should be found in his Bailiwick so that he have his body before The justices here the 17th day of April 1677 to answer unto Bartholomew Thomas

the 17th day of April 1677 to answer unto Bartholomew Thomas of a plea of trespas of the case at which said 17th day of April the

same Sheriff maketh returne of the writ aforesaid That the said Liber N N Samuel Hall is not found in his Bailiwick whereupon the said Bartholomew by Robert Carvile his Attorny prayed an attachment against the goods & chattells of the said Samuel according to Act of Assembly in that case made & provided and it is granted unto him.

John Waghop) Comand was given to the Sheriff of S^t Maries County that he take James Lewis if he shall be found in his James Lewis | Bailiwick & him Safe Keepe So that he have his body here the 17th day of April 1677 to answer unto John Waghopp in a plea of trespas upon the case Att which said 17th day of April the same Sheriff maketh returne of the writ aforesaid That the said James Lewis wilfully absconds so that he could not have him here as he was comanded Whereupon the said John by Kenelm Cheseldyn his Attorny prayeth an attachment against the estate of the said Tames & it is granted unto him.

Denis Sulivant) the defendant by Robert Carvile her Attorny appeare & the plaintiff by Ino Jones his Attorny with-Elizabeth Potter | drawes his action

Thomas Gant Memorandum that his Lopp the Lord Propry of this Province the fiftenth day of ffebruary in the second Thomas Bland yeare of his Dominion &c Annog Dom 1676 Sendeth his writ of Scire facias to the Sheriff of Ann Arundell County in these words Charles &c To the Sheriff of Ann Arundell County Greeting Whereas at a Provinciall Court held at the Citty of St Maries the ninth day of December 1674 before Our justices of Our Said Court Thomas Gant recovered judgment against Thomas Bland for seaven hundred Sixty & One pounds of tobacco & for that execution hath not thereupon issued Wee therefore comand you that by good & lawfull men of your Bailiwick you make Knowne to the said Thomas Bland that he be before Our justices of Our Provincial Court to be held at the Citty of S^t Maries the Sevententh day of April next to shew cause if any he have why Execution should not issue forth against him for the said Summe of Seaven hundred Sixty One pounds of tobacco & how you shall execute this writ you then & there make Known to Our said justices & have you there this writ Wittnes Thomas Notley Esg &c At which said 17th day of April the same Sheriff maketh returne of the writ aforesaid endorsed By virtue of this writ before Robert Clarkson & Andrew Norwood two sufficient men of my County I have made Knowne to the said Thomas Bland the tenor of the writ withinmentioned Jn° Welsh Sheriff.

Att which said Sevententh day of April Came the said Thomas p. 306 Bland in his proper person & sheweth no cause to the Court here

Liber N N why execution for the debt aforesaid should not issue against him Whereupon it is granted by the Court here that execution issue against the said Thomas Bland for aswell the said summe of seaven hundred sixty One pounds of tobacco the judgment aforesaid as also the summe of five hundred Sixty three pounds of tobacco costs of suite.

Samuel Bagbey

agt

Arundell County the defendant by Thomas
Thomas Smethwick Bland his Attorny appeares & this case continued untill next Court.

Thomas Bland

agt

Robert Peake
Robert Peake
agt

Thomas Bland

Thomas Bland

Thomas Bland

Comand was given to the Sheriff of S^t Maries County That he take Daniel Jenifer late of his County Gent if he should be found in his Bailiwick & him safe Keepe So as he have his body here the sevententh day of April 1677 to answer unto Henry Carew Robert Carvile & Clement Hill Executors of Elizabeth Moy execut^{rs} of Richard Moy deceased of a plea that he should acquitt them of thirty three pounds eleven shillings Sterling whereof the said Daniel putt him the said Rich^d in Suerty to Mathew Warde & them as yet have not acquitted Att which said sevententh day of April the same Sheriff maketh returne of the writ aforesaid That the said Daniell Jenifer is not found in his Bayliwick, whereupon the said Executors prayed an attachment against the estate of the said Daniell according to Act of Assembly & it is granted unto them.

Comand was given to the Sheriff of st Maries County That he take Daniel Jenifer if he shall be found in his Bailiwick & him safe Keepe so that he have his body here the 17th day of April 1677 to answer unto Robert Carvile One of the Attornyes of this Court according to the libertyes &c allowed in a plea of trespas upon the case Att which said 17th day of April the same Sheriff maketh returne of the writ aforesaid That the said Daniel Jenifer is not found in his Bailiwick Whereupon the said Robert in his proper person prayed an attachment against the estate of the said Daniel according to Act of Assembly in such case made & pvided and it is granted unto him.

Henry Coursey Esc bill being filed this April Court against the agt defendant the defendt as Attorny of this Court Peter Sayer appeares & imparle untill next Court.

Thomas ffrancis agt this cause being upon an appeale the defendant by Liber N N Mathew Warde his Attorny appeares & imparle until next Court.

April 26th 1677.

Came Thomas Kemp of Calvert County before the Hon^{ble} Thomas Notley Esq Gou^rn^r and made Oath he is not worth five pounds Sterling (besides the thing in question about Thomas Hagleton a negro) his debts being paid, Whereupon M^r Robert Carvile and M^r Robert Ridgely are assigned him for Counsell & that he sue in forma pauperis.

April 27th 1677

John Brookes being sumoned to give Evidence against Edward Turner ju^r. costs allowed him for comeing goeing & attendance to be paid by Edward Turner Sen^r two hundred ninty pounds of tobacco.

April 28th 1677

Came Thomas Bowdell with John Hollins his security & acknowledged to owe to his Lopp foure thousand pounds of tobacco in case the said Bowdell doe not psecute his replevin ag^t Charles Boteler for the unjust takeing of Jn^o Tassell his servant as it is said &c.

John Howell & Nathaniell Howell

ex^{rs} of Thomas Howell

ag^t

George Wells

This cause being upon writ of p. 307

Error & certiorari from Cecil

County returned the plaintiffs by

Robert Carvile their Attorny

haveing filed their Errors the de-

fendant by George Parker his Attorny appeare & Ordered that this cause come to tryall next Court.

Clement Haly & Mary his wife adm^{rs} of the goods & chattells of Edward Conery prayed (by Robert Ridgely their Attorny) an elegitt against the moyety of the goods & Lands of Thomas Gerard Esq in the hands of his execut^{rs} John Gerard & Rose Gerard & it is granted them by the Court here the eight & twentith day of April 1677 for five & twenty thousand pounds of tobacco damages recovered here against the estate of the said Thomas Gerard & also two thousand foure hundred thirty foure pounds of tobacco costs of Suite & it is granted unto them

Thomas Taylor

agt

John Stanley

Thomas Taylor

agt

George Oldfeild

Thomas Taylor

agt

George Oldfeild

Liber N N John Creycroft agt

John Slye

This action in Ejectment being comenced by the plaintiff as Lessee to Thomas Alexander against the defendant casuall Ejector & Nicholas Hackett being named defendant instead of the casuall Ejector to try the title to a parcell of land in the tenure of the said Hackett or his assignes containing four hundred acres in Tredavon Creeke. Ordered that a jury be impannelled upon the Land of the neighbourhood & the same with the lines of the said Hackett Surveyed & returne thereof made at the next Provinciall Court.

John Creycroft This action in Ejectment being comenced by the plaintiff as Lessee to John Rousby & Barbara his ag^t wife against John Burditt Casuall Ejector & John John Burditt Combes & Mary his wife daughter & heire of Edward Roe deceased being named defendants instead of the casuall Ejector to try the title to a parcell of land in the tenure of the said John Combes or W^m Winters at Wintersell or their assignes called Plymhimmon containeing six hundred acres lyeing in Tredavon Creeke Ordered that a jury of the neighbourhood be impannelled who with the Survey are to Enquire & Certifie whether the land in question now or late in the possession of the said Winters at Wintersell or any or what part thereof be within the lines of the pattent of the land called Plymhimmon & returne thereof to be made next Provinciall Court.

John Edmondson

ag^t

George Oldfeild &

Petronella his wife adm^{rx}

John Carr

George Oldfeild and Petronella his wife administratrix of all & Singular the goods Chattells & Creditts of John Carr Gent deceased was attached to answer unto John Edmondson of a plea of trespas upon the case.

And whereupon the said John Edmondson by Robert Ridgely his Attorny complaineth that whereas the said John Edmondson at the Speciall instance & request of the said John Carr in the life tyme of the said John Carr betweene the sixtenth day of January One thousand six hundred seventy foure & the two & twentith day of December 1675 sold and delivered unto the said John Carr divers goods and also paid & disbursed for the said John Carr divers summes of tobacco to severall persons a particular of the said goods as also of the said summes amounting to in the whole the summe of foure thousand five hundred fifty six pounds of tobacco is by the said John Edmondson here in Court produced in consideration whereof the said John Carr in his life time to him the said John Edmondson did assume upon himselfe & to him the said John Edmondson did faithfully promise that he the said John Carr when thereunto required the said sume of foure thousand five hundred fifty six pounds of tobacco would well & truly content & pay. Yet

the aforesaid John Carr in his life time nor the said Petronella while Liber N N she was sole (to whom administration of all & Singular the goods chattells & Creditts of the said John Carr since his death hath been committed) nor the said Petronella & George since the Nuptialls betweene them solemnized the said summe of foure thousand five hundred fifty Six pounds of tobacco to him the said John Edmondson have not paid or satisfied but the same to pay or satisfie have refused & denyed & as yet doe refuse & deny to the damage of the said John Edmondson five thousand pounds of tobacco And thereupon he bringeth his suite.

Now here at this day to wit the One & twentith day of June in p. 308 the second yeare of his Lopps Dominion &c Annog Dom 1677 Came the said George Oldfeild in his proper person and saith nothing in barr of the action aforesaid of him the said John Edmondson in forme aforesaid brought Whereupon it is granted by the Court here that the said John Edmondson recover against the estate of the said John Carr aswell the summe of foure thousand five hundred fifty six pounds of tobacco damages occasioned by the trespas aforesaid as also the summe of six hundred thirty foure pounds of tobacco costs of Suite.

Edward Inglish adm^r W^m
Hewit assignee Propry
ag^t
John Irland
the def^t by George Parker his Attorny
appeares & imparles untill June Court.

Charles Boteler agt This action in Ejectment being comenced by the plaintiff as Lessee to Thomas Clegat & Mary his George Lockier wife late wife of Richard Hooper deceased mother & Guardian of Sara & Ellinor Hooper daughters & Coheirs of the said Richard against the defendant as Casuall Ejector & Henry Hooper being named defendant instead of the casuall Ejector to try the title to a parcell of Land of five hundred & fifty acres of Land on the north side of Petuxent River neere Prestons Creeke, this action continued untill next Court.

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W<sup>m</sup> Taylor
ag<sup>t</sup>
W<sup>m</sup> Layton
Ninian Beale
ag<sup>t</sup>

James Moore
W<sup>m</sup> Gibson
ag<sup>t</sup>
John Bell

Wm Gibson
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April 28th 1677.

The Court adjourned untill the 19th day of June next.



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